

Daily Digest

Senate

Chamber Action

Routine Proceedings, pages S6443–S6509

Measures Introduced: Fourteen bills and four resolutions were introduced, as follows: S. 2736–2749, and S. Res. 378–381. **Pages S6469–70**

Measures Considered:

En Bloc Consideration of Certain Nominations—Cloture: Senate began consideration of S. Res. 377, authorizing the en bloc consideration in Executive Session of certain nominations on the Executive Calendar. **Page S6462**

A motion was entered to close further debate on the resolution, and, in accordance with the provisions of Rule XXII of the Standing Rules of the Senate, a vote on cloture will occur on Thursday, September 11, 2025. **Page S6462**

Prior to the consideration of this measure, Senate took the following action:

Senate agreed to the motion to proceed to Legislative Session. **Page S6462**

By 53 yeas to 46 nays (Vote No. 511), Senate agreed to the motion to proceed to Executive Session to consider the resolution. (By 53 yeas to 46 nays (Vote No. 510), Senate earlier tabled Schumer point of order that a motion to proceed to Executive Calendar No. 1, S. Res. 377, is not in order because legislation that provides for en bloc consideration of individual nominations on the Executive Calendar is legislative business.) **Pages S6461–62**

Appointments:

Board of Visitors of the U.S. Naval Academy: The Chair, on behalf of the Democratic Leader, and Ranking Member of the Committee on Armed Services, pursuant to 10 U.S.C. 8468(a), as amended by Public Law 118–159, appointed the following Senator to the Board of Visitors of the U.S. Naval Academy: Senator Alsobrooks. **Page S6507**

National Defense Authorization Act—Agreement: A unanimous-consent agreement was reached providing that at approximately 10 a.m., on Wednesday, September 10, 2025, Senate resume consideration of S. 2296, to authorize appropriations for fiscal year 2026 for military activities of the De-

partment of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year. **Page S6507**

Message from the President: Senate received the following messages from the President of the United States:

Transmitting, pursuant to law, a report of the continuation of the national emergency that was originally declared in Executive Order 13224 of September 23, 2001, with respect to persons who commit, threaten to commit, or support terrorism; which was referred to the Committee on Banking, Housing, and Urban Affairs. (PM–39) **Page S6466**

Transmitting, pursuant to law, a report of the continuation of the national emergency that was originally declared in Executive Order 14046 of September 17, 2021, with respect to Ethiopia; which was referred to the Committee on Banking, Housing, and Urban Affairs. (PM–40) **Page S6466**

Nominations Sent Back to Committee: In Executive Session, Chair sustained a point of order that the following nominations were not properly reported and will be returned to committee: **Pages S6505–07**

Nicole McGraw, of Florida, to be Ambassador to the Republic of Croatia; Thomas DiNanno, of Florida, to be Under Secretary of State for Arms Control and International Security; Sarah Rogers, of New York, to be Under Secretary of State for Public Diplomacy; Somers Farkas, of New York, to be Ambassador to the Republic of Malta; Leandro Rizzuto, of Florida, to be Permanent Representative of the United States of America to the Organization of American States, with the rank of Ambassador; Kenneth Howery, of Texas, to be Ambassador to the Kingdom of Denmark; Caleb Orr, of Texas, to be an Assistant Secretary of State (Economic and Business Affairs); Chris Pratt, of Utah, to be an Assistant Secretary of State (Political-Military Affairs); Michael DeSombre, of Illinois, to be an Assistant Secretary of State (East Asian and Pacific Affairs); Stacey Feinberg, of California, to be Ambassador to the Grand Duchy of Luxembourg; Howard Brodie, of

Florida, to be Ambassador to the Republic of Finland; Arthur Fisher, of North Carolina, to be Ambassador to the Republic of Austria; Nicholas Merrick, of Texas, to be Ambassador to the Czech Republic; Roman Pipko, of Florida, to be Ambassador to the Republic of Estonia; Jacob Helberg, of Florida, to be an Under Secretary of State (Economic Growth, Energy, and the Environment); Benjamin Black, of New York, to be Chief Executive Officer of the United States International Development Finance Corporation; Paul Kapur, of California, to be Assistant Secretary of State for South Asian Affairs; Lynda Blanchard, of Alabama, to be U.S. Representative to the United Nations Agencies for Food and Agriculture, with the rank of Ambassador; Anjani Sinha, of Florida, to be Ambassador to the Republic of Singapore; Michael G. Waltz, of Florida, to be Representative of the United States of America to the Sessions of the General Assembly of the United Nations during his tenure of service as Representative of the United States of America to the United Nations; Michael G. Waltz, of Florida, to be the Representative of the United States of America to the United Nations, with the Rank of Ambassador, and the Representative of the United States of America in the Security Council of the United Nations; Neil Jacobs, of North Carolina, to be Under Secretary of Commerce for Oceans and Atmosphere; and Thomas Rose, of Florida, to be Ambassador to the Republic of Poland. **Pages S6505–07**

Nominations Confirmed: Senate confirmed the following nominations:

By 52 yeas to 45 nays (Vote No. EX. 505), Maria A. Lanahan, of Missouri, to be United States District Judge for the Eastern District of Missouri.

Pages S6443–52

By 49 yeas to 46 nays (Vote No. EX. 507), Robert Law, of the District of Columbia, to be Under Secretary for Strategy, Policy, and Plans, Department of Homeland Security. **Page S6453**

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

By 51 yeas to 46 nays (Vote No. EX. 506), Senate agreed to the motion to close further debate on the nomination. **Page S6452**

By 53 yeas to 45 nays (Vote No. EX. 509), Kyle Christopher Dudek, of Florida, to be United States District Judge for the Middle District of Florida.

Pages S6454–61

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

By 53 yeas to 44 nays (Vote No. EX. 508), Senate agreed to the motion to close further debate on the nomination. **Pages S6453–54**

Messages from the House: **Page S6466**

Measures Referred: **Page S6466**

Measures Read the First Time: **Page S6466**

Executive Communications: **Pages S6466–69**

Additional Cosponsors: **Page S6470**

Statements on Introduced Bills/Resolutions:
Pages S6471–73

Additional Statements: **Page S6465**

Amendments Submitted: **Pages S6473–S6505**

Authorities for Committees to Meet: **Page S6505**

Privileges of the Floor: **Page S6505**

Record Votes: Seven record votes were taken today. (Total—511) **Pages S6452–54, S6461–62**

Adjournment: Senate convened at 10 a.m. and adjourned at 8:17 p.m., until 10 a.m. on Wednesday, September 10, 2025. (For Senate's program, see the remarks of the Acting Majority Leader in today's Record on page S6509.)

Committee Meetings

(Committees not listed did not meet)

VACCINES: PERCEPTION AND POLICIES

Committee on Homeland Security and Governmental Affairs: Permanent Subcommittee on Investigations concluded a hearing to examine how the corruption of science has impacted public perception and policies regarding vaccines, after receiving testimony from Aaron Siri, Siri and Glimstad LLP, New York, New York; Toby Rogers, Brownstone Institute, Austin, Texas; Jake Scott, Stanford University School of Medicine, Pleasanton, California; and Robert W. Malone, Member, Advisory Committee on Immunization Practices, Centers for Disease Control and Prevention.

META AND CHILD SAFETY RESEARCH

Committee on the Judiciary: Subcommittee on Privacy, Technology, and the Law concluded a hearing to examine whistleblower allegations that Meta buried child safety research, after receiving testimony from Jason Sattizahn, and Cayce Savage, both of Whistleblower Aid, Chicago, Illinois.

INTELLIGENCE

Select Committee on Intelligence: Committee received a closed briefing on certain intelligence matters from members of the intelligence community.

House of Representatives

Chamber Action

Public Bills and Resolutions Introduced: 24 public bills, H.R. 5218–5241; and 6 resolutions, H. Res. 683–688, were introduced. **Pages H4163–65**

Additional Cosponsors: **Pages H4165–66**

Reports Filed: Reports were filed today as follows:

H. Res. 682, providing for consideration of the bill (H.R. 3838) to authorize appropriations for fiscal year 2026 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes, and providing for consideration of the bill (H.R. 3486) to amend the Immigration and Nationality Act to increase penalties for individuals who illegally enter and reenter the United States after being removed, and for other purposes (H. Rept. 119–255);

H.R. 2034, to amend title 38, United States Code, to modify the requirements of the Edith Nourse Rogers STEM Scholarship, with an amendment (H. Rept. 119–256);

H.R. 3481, to amend title 38, United States Code, to direct the Secretary of Veterans Affairs to provide for electronic communication relating to educational assistance benefits under the laws administered by the Secretary, and for other purposes, with an amendment (H. Rept. 119–257);

H.R. 2701, to direct the American Battle Monuments Commission to establish a program to identify American-Jewish servicemembers buried in United States military cemeteries overseas under markers that incorrectly represent their religion and heritage, and for other purposes, with an amendment (H. Rept. 119–258);

H.R. 3951, to amend the Veterans' Benefits Improvements Act of 1996 and the Johnny Isakson and David P. Roe, M.D. Veterans Health Care and Benefits Improvement Act of 2020 to improve the temporary licensure requirements for contract health care professionals who perform medical disability examinations for the Department of Veterans Affairs, and for other purposes (H. Rept. 119–259);

H.R. 3854, to direct the Secretary of Veterans Affairs to submit a plan to expand the use of certain automation tools in the Department of Veterans Affairs, and for other purposes, with an amendment (H. Rept. 119–260);

H.R. 2334, to amend the Servicemembers Civil Relief Act to preempt any squatter's rights established by State law regarding real property owned by

a member of the uniformed services, with an amendment (H. Rept. 119–261); and

H.R. 3579, to amend title 38, United States Code, to make certain improvements to the Veterans Readiness and Employment program of Department of Veterans Affairs, and for other purposes, with an amendment (H. Rept. 119–262). **Page H4163**

Speaker: Read a letter from the Speaker wherein he appointed Representative Bacon to act as Speaker pro tempore for today. **Page H3897**

Recess: The House recessed at 11:12 a.m. and reconvened at 12 p.m. **Page H3905**

Recess: The House recessed at 1:10 p.m. and reconvened at 1:30 p.m. **Page H3913**

Streamlining Procurement for Effective Execution and Delivery and National Defense Authorization Act for Fiscal Year 2026: The House considered H.R. 3838, to authorize appropriations for fiscal year 2026 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year. Consideration is expected to resume tomorrow, September 10th. **Pages H3915–H4158**

Pursuant to the Rule, an amendment in the nature of a substitute consisting of the text of Rules Committee Print 119–8 shall be considered as adopted in the House and in the Committee of the Whole, in lieu of the amendment in the nature of a substitute recommended by the Committee on Armed Services now printed in the bill.

Pages H3926–H4104

Agreed to:

Rogers (AL) en bloc amendment No. 1 consisting of the following amendments printed in part A of H. Rept. 119–255: Gottheimer (No. 1) that includes a sense of Congress that the Secretaries of Defense and State must use every opportunity at forums involving NATO or major non-NATO allies to ensure that such allied countries do not enforce warrants issued by the ICC against members of the armed forces of the U.S. or of its other allies;

Ogles (No. 2) that establishes the sense of Congress that the Department of Defense and its agencies should not participate in international defense exhibitions of they or the jurisdictions in which they are held block the participation of Israeli companies or restrictions as a means of deterring Israel from defending itself;

Boebert (No. 3) that prohibits the entering into contracts with entities engaged in a boycott of the State of Israel;

Steube (No. 4) that requires briefing on the status of deliveries to the Government of Israel of any military aircraft or air-launched munitions approved for transfer that are undelivered or partially delivered;

Finstad (No. 5) that extends and modifies the annual Report on Military and Security Developments Involving the People's Republic of China;

Crane (No. 6) that directs DoD to share intelligence with former Afghan army and police units for the purposes of resisting the Taliban;

Palmer (No. 8) that terminates the prohibition of clean agent fire suppression (F-Gas) in the Department of Defense;

Clyde (No. 12) that ensures no recommendation, procedure, or plan of the commission established under section 370 Public Law 116–283 shall apply to any civil works project of the Department of Defense;

Stefanik (No. 27) that bans non-US citizens from maintaining, administering, operating, accessing, using, or receiving information about ant Department of Defense cloud computing system, Department data, or Department-related data;

McDowell (No. 28) that directs the Secretaries of State, DOD, DHS, and the AG, and the Director of National Intelligence to submit a report to Congress on the military power and illicit activities of covered cartels;

Graves (MO) (No. 30) that reauthorizes appropriations for the Coast Guard through fiscal year 2029;

Jack (No. 35) that strikes section 708 and directs the Secretary of Defense to establish a pilot program allowing members of the Armed Forces and their dependents to purchase fixed indemnity supplemental insurance plans for cancer-related noncovered expenses;

Aderholt (No. 36) that requires a report to address certain textile shortages in defense procurement;

Amo (No. 37) that provides authorization for the Department of Defense Education Activity to enter into arrangements with institutions of higher education to provide students of DODEA schools with access to postsecondary course credit through dual or concurrent enrollment programs and to provide financial assistance to students to cover the costs associated with such programs;

Amo (No. 38) that requires a report on the impact and potential of AUKUS Pillar 1;

Amo (No. 39) that expresses the sense of Congress that domestic production of defense articles for AUKUS boosts local economies and improves national security by enhancing domestic defense article production capabilities and the DOD should promote and prioritize domestic manufacturing, supply chain, and research for AUKUS defense articles;

Amo (No. 40) that authorizes APEX Accelerators to assist small businesses in acquiring procurement contracts for defense articles for AUKUS;

Amo (No. 41) that requires a report on the Low-Cost Undersea Effectors Commercial Solutions Opening;

Arrington (No. 42) that prohibits certain reductions to B–1 bomber aircraft squadrons through September 30, 2030;

Arrington (No. 43) that requires the creation and implementation of wellness checks to ensure accountability for servicemembers who sustain injuries or illnesses and are on sick call;

Babin (No. 44) that requires the DOD Inspector General to conduct a study into the implementation of Section 744(b)(4) of the National Defense Authorization Act of 2021 with regard to the accreditation of military dental treatment facilities;

Bacon (No. 45) that directs the Secretary of Defense to submit a recommendation to the president and the Senate on restoring the rank of General John D. Lavelle to general based on recently declassified information, the position of the Air Force, and his record;

Baird (No. 46) that directs the Secretary of Defense to brief Congress within 90 days on the effectiveness and feasibility of using pulsed lasers to defend against drone swarms in the near term and missile threats in the medium term;

Barr (No. 47) that includes Blue Grass Army Depot in Section 342 of the underlying text to prohibit the reduction of employed civilian personnel at the Army facility;

Barr (No. 48) that directs the Department of Defense to assess the national security implications of the reliance on China and other foreign adversaries for the production of shipping containers and to establish a requirement to establish a domestic production facility at an existing Army depot with a consolidated shipping center;

Barrett (No. 49) that requires two reports from the Department of Defense on the installation of certain collision avoidance systems in military rotary-wing aircraft;

Begich (No. 50) that prevents the Department of Defense from reducing sustainment or shutting down the AN/FPS–108 Cobra Dane radar at Shemya Island, Alaska, until a certified replacement is fully operational;

Bergman (No. 51) that authorizes funding for Virtual Engineering for Army Readiness and Sustainment;

Bergman (No. 52) that authorizes funding for Humanitarian Airborne Mobile Infrastructure Capability;

Bergman (No. 53) that authorizes funding for Fuel Cell Multi-Modular Use Utilizing Hydrogen for Army ground vehicles;

Beyer (No. 54) that authorizes a Visitor Education Center adjacent to the 9/11 Pentagon Memorial;

Bice (No. 55) that authorizes a member of the Armed Forces (without a waiver) to take parental leave during the two-year period after the birth of a child, adoption of a child, or placement of a minor child in the custody of such member;

Biggs (No. 56) that prohibits the use of funds to acquire information or communication technology from entities with substantial ownership or control by the Peoples Republic of China;

Biggs (No. 57) that directs the Secretary of Defense to conduct a comprehensive study on the feasibility, costs, and benefits of deploying small modular nuclear reactors (SMRs) at Department of Defense installations;

Biggs (No. 58) that requires the Department of Defense to perform an audit;

Biggs (No. 59) that requires the Secretary of Defense in coordination with the Defense Logistics Agency to evaluate the feasibility, safety, and potential benefits of adding creatine supplements to Meals Ready to Eat (MREs);

Biggs (No. 60) that requires that each five-year assessment of STRACNET will include an annex, created in coordination between the Secretary of Defense, Secretary of Transportation, and the Secretary of Homeland Security, with assessment of cybersecurity vulnerabilities to our strategic rail network, recommended fixes, and timelines for implementation;

Biggs (No. 61) that calls for a study exploring the feasibility of allowing departments and agencies to have critical mineral purchasing and reselling capabilities for the purpose of reducing the bureaucratic burden and increasing the speed of purchasing minerals for projects within those departments and agencies;

Biggs (No. 62) that requires DoD to conduct a study examining the current role of the National Guard in cyber incident response, assessing both federal-level engagements and state-level deployments;

Biggs (No. 63) that requires an annual update of the list of defense articles that may only be sold via the Foreign Military Sales program versus the Direct Commercial Sales program;

Bilirakis (No. 64) that requires the Assistant Secretary of Defense for Health Affairs to submit to Congress an assessment of whether targeted protection of bone marrow using gamma radiation shielding personal protective equipment (PPE) is likely to reduce the risk of acute radiation syndrome;

Boebert (No. 65) that prohibits the use of funds for non-tactical electric vehicle components produced by child and slave labor;

Boebert (No. 66) that requires the DoD to report on institutions of higher education that have received DoD funding and hosted a Confucius Institute;

Bost (No. 67) that improves the Transition Assistance Program by adding accountability in the program and improving pathways for servicemembers and spouses to take TAP;

Buchanan (No. 68) that requires the Department of Defense to report to Congress on the threat of fiber optic-controlled drones to US military installations, operations and personnel;

Buchanan (No. 69) that requires a GAO report to assess vulnerabilities in U.S. supply chains for critical minerals essential to defense manufacturing, including rare earth elements, lithium, cobalt and nickel;

Buchanan (No. 70) that directs the Secretary of Defense to carry out a pilot program to provide certain members of the Armed Forces with continuous glucose monitoring technology;

Buchanan (No. 71) that requires the Department of Defense to maintain prescription drop boxes on all military bases to allow for the safe disposal of unused prescription drugs, including opioids;

Buchanan (No. 72) that mandates the Secretary of Defense, in coordination with the Secretary of Commerce, submit a report to Congress that: 1. Identifies the types and estimated number of dual-use technologies developed or manufactured in the United States that have been acquired by entities linked to the Chinese Communist Party over the past 5 years; 2. Describes the primary methods of acquisition; 3. Provides recommendations to strengthen protections against foreign acquisition of dual-use technologies;

Buchanan (No. 73) that requires the Department of Defense to replace the use of dogs, cats, nonhuman primates and marine mammals in live fire trauma training with advanced simulators, mannequins, cadavers or actors;

Buchanan (No. 74) that prohibits the use of foreign social media platforms on all government-issued devices while on military installations;

Buchanan (No. 75) that requires the Under Secretary of Commerce for International Trade, in coordination with the Secretary of Defense, to develop a strategy and report to Congress on their plan to increase the export of domestically manufactured defense-related components and materials;

Burlison (No. 76) that authorizes the President of the United States to award the Medal of Honor to Gregory McManus for acts of valor while serving in the United States Army;

Cammack (No. 77) that requires the Secretary of the Navy to report to Congress within 180 days on aviation fleet maintenance backlogs, aircraft availability rates, and plans to reduce downtime, with a specific focus on bases in Florida;

Cammack (No. 78) that requires the Department of Defense to establish a timeline to achieve a clean financial audit and to submit annual reports to Congress detailing progress and barriers;

Cammack (No. 79) that authorizes the National Security Agency to support the cybersecurity of the defense industrial base, telecommunications sector, and cybersecurity service providers by sharing cyber threat intelligence, coordinating with the private sector, and providing direct assistance to strengthen defenses and respond to incidents;

Cammack (No. 80) that directs GAO to conduct a component-level assessment of the Department of Defense's reliance on Chinese-sourced materials in munitions, microelectronics, and energy storage systems, and to provide recommendations for alternative sourcing strategies;

Cammack (No. 81) that provides recommendations for alternative sourcing strategies;

Cammack (No. 82) that requires the Secretary of Defense to report within one year on the interoperability of cyber training programs across the Armed Forces, including the use of standardized curricula and whether establishing a DOD cyber academy would improve preparedness;

Cammack (No. 83) that directs the Secretary of Defense, in consultation with FEMA, to report annually on National Guard equipment shortfalls in each state, their impact on disaster response (including hurricanes), and recommendations for addressing them through modernization and prepositioning of equipment;

Cammack (No. 84) that directs the Secretary of Defense to expand interagency coordination targeting fentanyl and precursor chemicals, including joint operations with HHS and DOJ, and requires a report to Congress within 180 days identifying gaps in detection, monitoring, and interdiction;

Cammack (No. 85) that directs the Secretary of Defense to assess vulnerabilities in military medical supply chains, including reliance on China for active pharmaceutical ingredients and medical devices, and report findings to the Armed Services Committees within 180 days;

Carter (TX) (No. 86) that provides the US Armed Forces with a pilot program to conduct military construction with additive manufacturing;

Case (No. 87) that directs the Army to conduct a study and send Congress a report on options for expanding a reserve contracted wartime sealift capacity in the Indo-Pacific region;

Case (No. 88) that directs the Assistant Secretary of Defense for Energy, Installations, and Environment and United States Indo-Pacific Command to carry out a joint study to assess the critical infrastructure investments in Hawaii for any potential conflict-related military needs operations in the Indo-Pacific region;

Case (No. 89) that directs the GAO to examine how to improve the DOD's foreign exchange programs;

Case (No. 90) that directs the Secretary of the Navy, in coordination with the Commander of the United States Indo-Pacific Command, shall conduct a study to assess the capacity of each United States public and private shipyard, and each foreign shipyard of an allied or partner country, to support battle damage repair in the event of an armed conflict in the Indo-Pacific; and

Case (No. 91) that makes Joint Task Force–Micronesia responsible for strengthening community relationships between the U.S. Armed Forces and Freely Associated States (FAS) citizens impacted by military installations, installations, and operating locations in the FAS; **Pages H4104–20**

Rogers (AL) amendment (No. 10 printed in part A of H. Rept. 119–255) that modifies the Civilian Marksmanship program to include additional surplus firearms for training and educating U.S. citizens in the responsible use of firearms; **Pages H4123–25**

Rogers (AL) en bloc amendment No. 2 consisting of the following amendments printed in part A of H. Rept. 119–255: Castor (FL) (No. 92) that requires the Secretary of Defense, in consultation with the Director of the Office of Personnel Management, to submit a report assessing the locality pay system for Department of Defense employees;

Castor (FL) (No. 93) that prohibits funds to be used for the closing of a military treatment facility without an appropriate risk analysis and report to Congress;

Castro (TX) (No. 94) that requires the Department of Defense to publicly disclose annual statistics on civilian care at military treatment facilities (MTFs) including: the total civilian medical debt held at each MTF, the number of civilians treated, the number of patients receiving debt waivers or reductions since the modified waiver program was implemented, and the average size of reduced bills;

Ciscomani (No. 95) that requires the Assistant Secretary of the Navy for Research, Development, and Acquisition, to submit to Congress an unclassified report on the plans to develop a configurable, low-cost, expendable electronic warfare capability to support unmanned surface vessel (USV) survivability;

Cisneros (No. 96) reauthorizes FY23 NDAA program that allowed service secretaries to reimburse

home-of-record travel for junior enlisted servicemembers stationed in Alaska;

Cloud (No. 97) that includes the Corpus Christi Army Depot in Section 342 of the underlying text;

Cloud (No. 98) that authorizes Department of Defense Depots to conduct work for the U.S. Coast Guard on rotary aircraft;

Cloud (No. 99) that authorizes the Secretary of Defense to address outstanding debt and depreciated capital for our Defense Depots and Arsenals due to government-directed mission changes;

Cloud (No. 100) that requires a study and Report to Congress on the effects of Defense Logistics Agency Class IX Recovery Rates on Military Depots and Arsenals;

Courtney (No. 101) that requires the Secretary of Defense to submit a report on military housing to be monitored for levels of radon, requires service secretaries to establish testing procedures, and requires installations to notify service secretaries of instances of radon mitigation in military housing;

Crane (No. 102) that directs the DoD to work with institutions of higher learning to develop a college credit equivalency for special operations with medical training that gives their training and field experience elevated college credits when applying for medical degrees like nursing or a medical doctorate degree;

Crane (No. 103) that amends Department of Defense (DoD) Instruction 5505.07 and any similar, relevant, or updated instructions on titling to mandate that DoD delete, remove, or rescind from the Defense Central Index of Investigations (DCII) or titling file and all relevant material 10-years after a service member leaves/discharged from the armed forces if, the serve member will not be charged with a crime (contained in the DCII or titling file) or court martialled in the next 12-months, unless the service member was found guilty at a court martial for the offenses in the DCII (titling) file;

Crane (No. 104) that requires the Secretary of Defense to study the number of forward-deployed DoD civilians exposed to toxic substances in combat zones;

Davis (NC) (No. 105) that adds two additional alternative smokeless products to Section 748 that the Secretary may allow smokers to use if the Secretary determines to move forward with the pilot program;

Davis (NC) (No. 106) that establishes a pilot program to examine the benefits of virtual reality headsets in supplementing mental health training for military personnel experiencing suicidal ideation and related conditions;

DesJarlais (No. 107) that requires the Under Secretary of Defense for Acquisition and Sustainment and the Under Secretary of Energy for Nuclear Secu-

rity to jointly submit a report on the dismantlement of legacy nuclear weapons;

Dunn (No. 108) that requires the Secretary of the Air Force to conduct an assessment of the feasibility and advisability of incorporating additional federal, commercial, or state-operate spaceports into the Department of Defense's national security launch infrastructure;

Dunn (No. 109) that requires an annual report on the presence and activities of European Union and NATO militaries in the Indo-Pacific region;

Dunn (No. 110) that requires the Defense Health Agency to conduct a supply chain risk assessment and develop and maintain a list of critical medical products that rely on covered items originating from China;

Edwards (No. 111) that requires the Department of Defense to submit an annual report to the Administrator of the General Services Administration on certain office space occupancy data;

Edwards (No. 112) that requires the Department of Defense to conduct an assessment of the western most counties in North Carolina as potential locations for future defense assets and to prepare a report for Congress;

Elfreth (No. 113) that raises the maximum number of years of service required for eligibility for the Funded Legal Education Program, allowing more enlisted members the opportunity to become lawyers in the military;

Ellzey (No. 114) that revises Title 10 to achieve parity across the US Service Academies by requiring the Director of Admissions of the US Naval Academy to be a uniformed officer, not a civilian;

Evans (No. 115) that requires the Under Secretary of Defense for Acquisition and Sustainment to conduct a comprehensive security assessment of non-domestic additive manufacturing equipment and associated software which supplies the defense industrial base;

Ezell (No. 116) that adds language to match the Senate version of the NDAA included language supporting sea launch of missile defense targets;

Ezell (No. 117) that authorizes \$3M in FY2026 for SOCOM Program Element 1160405BB to procure ultra-light (<6 lb) Group-1 small unmanned aerial systems (sUAS);

Fallon (No. 118) that authorizes the Defense Health Agency to use Defense Health Program and Army medical readiness funds to procure, pre-position, and sustain medical countermeasures such as vaccines, therapeutics, diagnostics, and advanced wound care products for deployed forces;

Finstad (No. 119) that authorizes the use of contracts using cost-plus incentive-fee contracting for certain military construction projects associated with

the Shipyard Infrastructure Optimization Program of the Department of Defense;

Fitzgerald (No. 120) that requires DoD, SBA, and IRS to report on resources available to small businesses for Cybersecurity Maturity Model Certification (CMMC) compliance;

Fitzpatrick (No. 121) that establishes within the DoD a Coordinator for Engagement with PFAS-Impacted Defense Communities;

Fong (No. 122) that requires an assessment on the health care services available to the military and civilian personnel workforce at NAWS China Lake;

Fong (No. 123) that requires a biennial assessment of the Naval Air Warfare Center Weapons Division;

Fong (No. 124) that extends the biennial assessment of the Air Force Test Center;

Frost (No. 125) that requires an annual report for 4 years on taxpayer money saved through oversight of fraud, waste, and abuse in defense spending;

Fry (No. 126) that establishes a permanent magnet traceability pilot program to validate domestic supply chain integrity for rare earths and critical materials, including examples from mine to magnet and from end-of-life recycled products to magnet;

Fry (No. 127) that requires the Secretary of Defense, acting through the Director of the Defense Logistics Agency, to submit to the Committee on Armed Services of the Senate and the Committee on Armed Services of the House of Representatives a report on the Department's efforts to prioritize the recovery of rare earth elements from end-of-life Department of Defense equipment through the Strategic Materials Recovery and Reuse Program, not later than 180 days after the enactment of this Act;

Garbarino (No. 128) that requires the Army provide a report to Congress on funding plans for any new tactical communications procurements before full radio communications funding shall be accessible, as well as how new procurements will meet resiliency and encryption requirements and ensure interoperability with currently fielded systems;

Gillen (No. 129) that directs the Defense Department to issue recommendations to improve the transition of Air Traffic Controllers in the Armed Forces to civilian Air Traffic Control Occupations;

Gimenez (No. 130) that authorizes conveyance of land at Naval Air Station Key West to be eligible for local township development;

Goldman (No. 131) that requires a report on Russia's sabotage operations against US, NATO allies and partners, specifically with regard to industrial, commercial, and military targets;

Gonzales (TX) (No. 132) that directs the Secretary of Defense to submit a report on delays in the accreditation of Sensitive Compartmented Information Facilities, including current timelines, causes of

delays, and recommendations to ensure timely accreditation;

Gonzales (TX) (No. 133) that directs the Secretary of Defense to brief Congress on housing and quality-of-life needs for servicemembers deployed in support of Joint Task Force-Southern Border;

Gonzales (TX) (No. 134) that requires the Secretary of Defense, in coordination with the Secretary of Homeland Security with respect to the Coast Guard, to report on staffing levels and access to child development centers across the Armed Forces;

Gonzales (TX) (No. 135) that requires the Secretary of Defense to report on the adequacy of commissaries and dining facilities at military installations supporting critical national security missions, with an assessment of impacts on servicemember readiness, morale, and retention;

Gonzales (TX) (No. 136) that directs the Secretary of Defense to submit a report on the proposed consolidation of U.S. Army North and U.S. Army South into a Western Hemisphere Command and provide a detailed analysis of potential headquarters locations, with specific consideration of San Antonio's operational, strategic, and infrastructure advantages;

Gonzales (TX) (No. 137) that authorizes the award of an Armed Forces Expeditionary Medal, to be known as the "Operation Midnight Hammer Medal," to eligible personnel who served during the 2025 Iran-Israel conflict, including Operation Midnight Hammer;

Gonzalez (TX) (No. 138) that requires the Secretary of Defense to submit a report to Congress on how many missing service members found deceased over the last 10 years were first designated as "Absent Without Leave (AWOL)" or "Unauthorized Absence (UA)" instead of "Duty Status Whereabouts Unknown (DUSTWUN)";

Pages H4126-35

Rogers (AL) en bloc amendment No. 3 consisting of the following amendments printed in part A of H. Rept. 119-255: Gosar (No. 139) that authorizes Department of Defense employees at Yuma Proving Ground to use nonelectric vehicles in the performance of their official duties;

Gosar (No. 140) that requires expeditious disclosure of all records relating to the January 28, 2024, attack on Tower 22 in Jordan;

Gosar (No. 141) that requires a report on the sources of rare earth materials and elements extracted, processed, and refined to support new technologies of the DOD;

Gottheimer (No. 142) that requires a briefing on the NATO Procurement and Supply Agency (NPSA) procurement exposure and supply chain risks with respect to China;

Gottheimer (No. 143) that requires a study on steps Israel, the U.S., and Egypt can take to enhance

international security measures on the border between Gaza and Egypt to ensure Hamas and other actors cannot use tunnels or methods via the Mediterranean Sea to smuggle weapons and illicit goods;

Gottheimer (No. 144) that increases funding for the National Defense Education Program by \$5 million to strengthen and expand STEM education opportunities and workforce initiatives targeted at military students;

Harris (No. 145) that allows anesthesia to be covered by TRICARE for in-office dental procedures for pediatric dentistry;

Hayes (No. 146) that requires a review and the update of online information relating to suicide prevention and behavioral health;

Hill (No. 147) that requires the Secretary of the Air Force to submit a written report about the Air National Guard C-130J Formal Training Unit;

Hill (No. 148) that supports the accreditation of the National Guard Marksmanship Training Center located at Robinson Maneuver Training Center, Arkansas;

Himes (No. 149) that requires annual reporting on Department of Defense use of AI tools to modernize its business practices, in an effort to ensure it's being done in a cost-effective and market-informed way;

Hinson (No. 150) that modifies requirements for prime contractors of certain telecommunications contracts;

Horsford (No. 151) that directs the Secretary of Defense to submit a report assessing the adequacy of Permanent Change of Station (PCS) move reimbursements;

Horsford (No. 152) that directs the Department of Defense to study the unique mental health effects of Remotely Piloted Aircraft (RPA) combat operations and recommend improvements to support services for affected personnel;

Horsford (No. 153) that directs the Secretary of the Air Force to submit a report to Congress on the sustainment and modernization needs of the United States Air Force Thunderbirds, including readiness and future platform considerations;

Houchin (No. 154) that modifies language in the FY2026 NDAA to prioritize the deployment of advanced nuclear reactor technology at installations;

Houlahan (No. 155) that directs the Secretary of Defense to submit a strategy on the national security implications of emerging biotechnologies;

Hudson (No. 156) that provides funding for the development, test, and integration of adaptable radar capabilities;

Hudson (No. 157) that provides funding for advanced drone development for Special Operations and Low Intensity Conflict;

Huizenga (No. 158) that expresses that each NATO member state should annually commit to providing, at a minimum, 3.5 percent of GDP to core defense spending and an additional 1.5 percent of GDP to defense-related infrastructure spending to ensure NATO military readiness;

Huizenga (No. 159) that requires the Secretary of Defense to compile a report and global mapping of the PRC's efforts to build or buy strategic foreign ports;

Issa (No. 160) that directs the Department of Defense (and the Department of Homeland Security when the Coast Guard is not operating as part of the Navy) to establish standardized procedures granting unescorted access to military installations for eligible Surviving Gold Star Family Members;

Issa (No. 161) that awards the Congressional Medal of Honor to E. Royce Williams for acts of valor during the Korean War;

Jackson (IL) (No. 162) that directs the Secretary of Defense to assess Russian private military corporations' human rights violations in Africa, including human rights violations against religious groups, and assess the extent to which the Russian military and Russian private military corporations are collaborating with the People's Republic of China (PRC) to secure mining assets that are linked to the PRC;

Jackson (TX) (No. 163) that authorizes the Administrator for Nuclear Security to accelerate and modernize material staging capabilities to replace aged, over-subscribed facilities at the Pantex plant;

Jackson (TX) (No. 164) that revises the grade of the Attending Physician to the Congress to that of 0-6 and removes exclusions for the Attending Physician to the Congress from the distribution of commissioned officers on active duty for the armed forces;

Joyce (OH) (No. 165) that authorizes Project Spectrum, a DoD Small Business Office program launched under the first Trump Administration that provides grants to small businesses to help them shore up their cybersecurity so they can compete for DoD contracts;

Joyce (OH) (No. 166) that requires the Department of Defense (DoD) to carry out a two-year pilot program to insert suicide prevention resources onto smart devices issued to members of the Armed Forces and to provide training on these resources;

Joyce (OH) (No. 167) that directs the Secretary of Defense to submit a report outlining a plan to establish and disseminate a clear definition of the reenlistment waiver process;

Joyce (PA) (No. 168) that requires a briefing from the Chief of Staff of the Army to the House Armed Services Committee on the sustainment plan for Army's Directed Energy Programs of Record;

Kean (No. 169) that updates the definition of conventional ammunition to include lethal or non-lethal armed/attack unmanned aerial vehicle/systems;

Keating (No. 170) that requires the update and preservation of memorials to Chaplains at Arlington National Cemetery by the Secretary of the Army;

Kelly (IL) (No. 171) that expands the period of eligibility for the Military OneSource program from 12-months to 18-months upon retirement, discharge, or release;

Kelly (IL) (No. 172) that establishes a pilot program to provide a nutrition rating system through the Commissary CLICK2GO mobile application that indicates the overall nutritional value of foods based of nutrient density and ingredient quality;

Kiggans (VA) (No. 173) that requires the Department of Defense to provide TRICARE beneficiaries with timely electronic notices before any coverage transition requirement takes effect, to ensure servicemembers and their families are fully informed of enrollment changes such as aging into TRICARE for Life;

Kiggans (VA) (No. 174) that directs DoD to submit a report to Congress by March 1, 2026, evaluating the costs, savings, and family impacts of reducing the frequency of PCS moves and Navy sea/shore rotations;

King-Hinds (No. 175) that authorizes the use of funds under the Innovative Readiness Training program for the procurement of supplies and materials necessary to complete ongoing training activities;

King-Hinds (No. 176) that includes the Northern Mariana Islands as an eligible location for the overhaul, repair, and maintenance of naval vessels;

King-Hinds (No. 177) that requires a study of the Defense Access Road Program current authorities and limitations preventing routine maintenance;

Krishnamoorthi (No. 178) that requires the Secretary of Defense to analyze the proliferation of Chinese medical equipment in DOD facilities and other DOD contexts;

Krishnamoorthi (No. 179) that requires the Department of Defense to develop and implement a strategy to enhance defense industrial cooperation between the United States and allies and partners of the United States in the Indo-Pacific region over the next 5 years, including incorporating lessons learned from defense industrial cooperation initiatives with European allies and identifying priority armaments for joint development, production, or sustainment with Indo-Pacific allies and partners including Taiwan;

Krishnamoorthi (No. 180) that prohibits heads of executive agencies from procuring or operating and federal funds from being used to procure or operate covered unmanned ground vehicle systems that are

manufactured or assembled by a covered foreign entity with exemptions in the national interest of the United States;

LaLota (No. 181) that requires DOD in consultation with DHS to conduct a study on potential adjustments to Basic Allowance for Housing calculations, including costs, savings, and impacts on quality of life, recruitment, and retention, with special attention to unique geographic areas such as Montauk and Shinnecock, NY, and Nantucket, MA, and to report findings to Congress within 180 days;

Lawler (No. 182) that recognizes former Cadet Nurses' service to the country and provide them with honorary veterans status, honorable discharges, a service medal, a burial plaque or grave marker, and other privileges;

Lee (NV) (No. 183) that authorizes the Department of Defense to provide retention incentive pay to enlisted servicemembers that have a college degree in a field related to their military specialty to help improve recruitment and retention;

Lee (NV) (No. 184) that requires the delivery of a report on DoD's progress to meeting DFARS Case 2021–D015 (Restriction of Certain Metal Products), which bans the DoD from sourcing magnets from covered entities (e.g., China) over two phases which conclude with a full ban on 1 January 2027;

Lee (NV) (No. 185) that requires the submission of a report to Congress outlining the cost, schedule, and implementation plan to establish classified and unclassified communication enclaves between the DoD and Congress as annotated in the 2024 PPBE reform commission's final report;

Lee (NV) (No. 186) that establishes a data sharing process to enable states to access military enlistment data to better inform high school students and educators on military careers and more accurately track the outcome of students who choose a career in the military after graduation;

Lee (NV) (No. 187) that designates Creech Air Force Base, Indian Springs, Nevada, as a remote or isolated installation; and

Lee (NV) (No. 188) that requires the delivery of a report from DoD outlining ongoing encroachment management projects, landscape partnerships, and stakeholder engagements to ensure the long term viability of the Nevada Test and Training Range (NTTR); and

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Rogers (AL) en bloc amendment No. 4 consisting of the following amendments printed in part A of H. Rept. 119–255: Levin (No. 189) that lowers threshold for the Secretary to provide a temporary BAH adjustment for area cost-of-living increases from 20% to 15%, and makes the Secretary's temporary BAH adjustment authority permanent. Identical to H.R. 4060 (119th Congress);

Levin (No. 190) that adds to DoD Transition Assistance Program (TAP) counseling pathway factors;

Liccardo (No. 191) that states that it should be the policy of the Department of Defense to ensure that requirements management capabilities used in acquisition programs are open, interoperable, vendor agnostic and reflect modern software engineering practices, and requires DoD to update acquisition and contracting guidance accordingly;

Luttrell (No. 192) that directs the Secretary of Defense to carry out activities to support the research, development, implementation, and oversight of unattended robotic process automation within the Department of Defense;

Luttrell (No. 193) that provides \$35M in flight hour funding for the Expeditionary Combat Aviation Brigades;

Mace (No. 194) that provides that statutory exceptions to DoD Buy America procurement requirements shall not apply with respect to the procurement of fish, shellfish, or a seafood product;

Mackenzie (No. 195) that requires an updated study on opioid prescribing to ensure health professionals in the military health system conform with clinical practice guidelines and other guidance provided by the CDC and FDA;

Magaziner (No. 196) that requires a report on the development and integration of next-generation fuel cells into the rotorcraft fleets of the Army, Navy, and Air Force;

McCormick (No. 197) that directs the Secretary of Defense to report to Congress on the strategic importance and potential expansion of the US-Bahrain Comprehensive Security Integration and Prosperity Agreement signed on September 13, 2023;

Messmer (No. 198) that provides \$50,000,000 in RDT&E for the development of a quantum communications corridor linking certain Department of Defense installations, national laboratories, and universities conducting Department of Defense research. Reduces \$50,000,000 from O&M Force Readiness Operations Support, Line070;

Miller (OH) (No. 199) that requires the Secretary of the Navy to submit a report to Congressional Defense Committees detailing the Navy's strategy for procuring two submarine cable laying and repair ships following the decommissioning of the USNS Zeus;

Miller (WV) (No. 200) that requires the Secretary of the Navy to submit to the congressional defense committees a report on evaluation of the experimentation underway by the Naval Information Warfare Center Atlantic and the United States Fourth Fleet on behalf of United States Naval Forces Southern Command that would provide MOCs with machine-assisted dynamic bandwidth allocation and advanced

computing power throughout their network architecture to manage vast hybrid sensor constellations conducting activity-based maritime domain awareness;

Mills (No. 201) that establishes a pilot program to evaluate commercially available, next-generation Health and Usage Monitoring Systems (HUMS) within Marine Corps rotary wing assets;

Mills (No. 202) that establishes a pilot program to evaluate commercially available, next-generation Health and Usage Monitoring Systems (HUMS) within Army rotary wing assets;

Moolenaar (No. 203) that directs the Secretary of Defense, in coordination with the Secretary of State, to submit an annual report analyzing arms sales facilitated by entities in the People's Republic of China, including their technical capabilities, proliferation risks, and impact on U.S. interests. Requires the report to include a strategy developed by the Secretary of State and Secretary of Defense to dissuade purchases of new Chinese weapons systems and defense equipment, including reforms to U.S. sales processes, information campaigns, and potential deterrent measures;

Moolenaar (No. 204) that authorizes \$5 million through RDTE for Smart Susceptor Technology and offset by decreasing the Washington Headquarters Services account;

Moolenaar (No. 205) that directs the Secretary of Defense to develop and maintain a classified and prioritized list of high-risk DoD critical infrastructure dependent on materials or components from foreign countries of concern and conduct a comprehensive risk assessment;

Moolenaar (No. 206) that directs the Department of Defense to establish an initiative to prepare to fully harness the transformative potential of advanced artificial intelligence, modernize adoption plans, assess the national security and defense implications of advanced artificial intelligence, and analyze strategic competition factors relating to the People's Republic of China's pursuit of advanced artificial intelligence;

Moore (NC) (No. 207) that directs the Under Secretary of Defense for Acquisition to prepare a report to be submitted to Congress to later than March 2026;

Moore (UT) (No. 208) that modifies the definition of defense industrial base facility for purposes of direct hire authority to include supporting agencies and units of the same military installation/base;

Moultan (No. 209) that expands Other Transaction Authority (OTA) for the National Nuclear Security Administration (NNSA);

Moultan (No. 210) that directs the milestone decision authority for the Next Generation Polar Overhead Persistent Infrared satellite program to revise the acquisition strategy for such program to include

the auxiliary payload (commonly referred to “APS-A”) in the program of record;

Moylan (No. 211) that requires report on military housing in Guam;

Moylan (No. 212) that requires a report on ship repair in Guam;

Moylan (No. 213) that directs the release of an unclassified summary of certain independent assessments of the Guam missile defense system;

Moylan (No. 214) that adjusts authorities for DoD civilian retention bonuses in Guam;

Neguse (No. 215) that requires DOD to provide a review to Congress on average timelines for service members to receive an electronic copy of their medical records

and develop minimum standards to ensure service members receive their records within a reasonable period;

Neguse (No. 216) that directs Space Command to Coordinate with DHS and DEA to track fentanyl trafficking using satellite technology;

Neguse (No. 217) that requires an OIG Report on the transition to TriWest for the TRICARE West Region, which will include implementation standards to prevent any future issues with transitions;

Neguse (No. 218) that requires the DoD to report to Congress who is on the military housing waiting list and why certain members have been placed on the list;

Neguse (No. 219) that extends the Vietnam Veteran Commemoration Program, which honors and recognizes Vietnam veterans for their service;

Nunn (No. 220) that directs the DOD to conduct an analysis of the tools currently available to combat the impact and threat of adversarial AI-capabilities;

Nunn (No. 221) that prohibits the Department of Defense from procuring, acquiring or utilizing any blockchain network infrastructure originating from a company or individual stemming from an entity or country of concern;

Nunn (No. 222) that requires the Secretary of Defense to submit to Congress a report outlining the status of integrated air and missile defense in the CENTOM AOR, particularly Israel;

Nunn (No. 223) that directs the Secretary of Defense to work with our counterparts in the Israeli Ministry of Defense to establish a DIU field office within Israeli territory;

Nunn (No. 224) that directs the Undersecretary of Defense, Acquisitions and Sustainment to develop a spend plan of up to \$20 million for the Services’ towards a comprehensive set of advanced manufacturing practices including AI-optimized robotic forming, additive and subtractive manufacturing, and advanced materials and processing practices for hypersonic research and development;

Nunn (No. 225) that expands private capital financing opportunities for programs with Priority Ratings under the Defense Priorities and Allocation System (DPAS) by allowing private credit providers the ability to alleviate defense industrial base (DIB) constraints;

Nunn (No. 226) that formalizes the Defense Innovation Unit’s (DIU) Joint Reserve Detachment (JRD);

Nunn (No. 227) that amends Section 1248 of the FY22 National Defense Authorization Act (NDAA) by extending and expanding the Department of Defense’s annual assessments of Taiwan’s military readiness, regional allied responses, and U.S. contingency planning in the face of rising CCP aggression;

Nunn (No. 228) that directs the Secretary of Defense to establish a strategic defense technology partnership between the rapid acquisition offices of the DOD and the Taiwan Ministry of National Defense;

Nunn (No. 229) that requires the Secretaries of the military branches to guarantee that all beginner motorcycle safety trainings provided to service members stationed on base must meet the motorcycle safety requirements/curriculum for licensing for the State in which the military installation is located to ease the burden on soldiers, sailors, and marines;

Obernolte (No. 230) that directs DOD to assess demand, identify supply chain gaps, and recommend reforms to strengthen domestic production of turbojet pyrotechnic;

Obernolte (No. 231) that directs the Undersecretary for Acquisition and Sustainment to establish procedures that prioritize sourcing from and securing an integrated boron supply chain, from mining, to processing, to advanced material manufacturing, from U.S.-domiciled, U.S.-based facilities for use in military applications;

Obernolte (No. 232) that requires the Air Force to report on their efforts and work with local municipalities to find potential solutions to the water plume contamination from base activity at former George Air Force Base that do not place the burden of cleanup on the local communities surrounding the base or unduly restrict economic development opportunities for those communities;

Ogles (No. 233) that requires the Secretary of Defense, in consultation with the Secretary of State and the DNI to conduct a continual assessment of the impact of arms embargoes, sanctions, restrictions, or limitations imposed by foreign states or international organizations on Israel’s defense capabilities;

Ogles (No. 234) that orders a report identifying obstacles to U.S. assistance in strengthening Taiwan’s self-defense capabilities;

Ogles (No. 235) that directs the Secretary of Defense to invite Taiwan to participate in RIMPAC exercises;

Ogles (No. 236) that requires report language on the plan of the Department of the Army to require and accelerate the fielding of Link 16 military tactical data networking capabilities throughout the Army, including on UH-60M and CH-47F aircraft;

Panetta (No. 237) that authorizes Thomas Helmut Griffin to receive the Medal of Honor for acts of valor as a member of the Army during the Vietnam War;

Panetta (No. 238) that conducts a tabletop exercise to test the resiliency and integration of communal and military assets to defend against shared threats, from cyber attacks to extreme weather events;

Panetta (No. 239) that directs USSOCOM to create an Arctic Strategy focused on the use of Special Operations Forces to streamline readiness and project strength in the Arctic;

Panetta (No. 240) that directs USD for P&R to submit a report assessing oculometric biomarker monitoring technologies to support mission sets of the Department of Defense regarding brain health;

Panetta (No. 241) that reviews how the Defense Department calculates cost of living adjustment (COLA), specifically in high-cost areas of California;

Panetta (No. 242) that directs the Director of the Defense Innovation Unit (DIU) to support the development of low-cost, easily scalable, and rapidly deployable technologies to counter internet shutdowns or limitations on network access abroad, particularly those imposed by adversary countries such as Iran;

Pappas (No. 243) that requires the Department of Defense to submit a comprehensive report outlining its strategy for the research, development, and deployment of Friction Stir Additive Manufacturing (FSAM) technologies;

Pfluger (No. 244) that establishes a pilot program on psychological performance training at USAFA to improve readiness, resilience, and mental health of cadets;

Pfluger (No. 245) that amends restrictions placed on the land transferred from the Army (Fort Hood) in Section 2848(a) of the FY 2005 NDAA;

Pfluger (No. 246) that requires the Secretary of Defense to revoke security clearances for former personnel of the DOD who engage in lobbying activities on behalf of China;

Pfluger (No. 247) that prohibits Treasury from charging interest on funds borrowed under section 5404(c) of the Servicemember Quality of Life Improvement and National Defense Authorization Act for Fiscal Year 2025;

Pfluger (No. 248) that directs DoD to conduct a study of U.S. mobilization and sustainment readiness for a major Indo-Pacific conflict with emphasis on reserve forces mobilization;

Plaskett (No. 249) that requires the Department of Defense to study and report to Congress on the readiness of the Henry E. Rohlsen Airport, located on St. Croix, for use by the United States Air Force;

Randall (No. 250) that directs the Secretary of Defense, in coordination with the Office of Local Defense Community Cooperation (OLDCC), to submit a report to the congressional defense committees within 180 days of enactment assessing barriers to Tribal participation in the Defense Community Infrastructure Program (DCIP) and related initiatives;

Randall (No. 251) that directs the Department of Defense to implement the Comptroller General's recommendations from the October 30, 2024 report, "Military Housing: DOD Should Address Critical Supply and Affordability Challenges for Service Members"; and

Randall (No. 252) that expresses the Sense of Congress that the Defense Community Infrastructure Program (DCIP) should be robustly funded to meet demand and address the program's consistent oversubscription.

Pages H4144–58

Proceedings Postponed:

Smith (NJ) amendment (No. 7 printed in part A of H. Rept. 119–255) that seeks to require the Secretary of Defense to certify that offshore wind projects in the North Atlantic and Mid-Atlantic Planning Areas will not interfere with radar capabilities;

Pages H4120–22

Patronis amendment (No. 9 printed in part A of H. Rept. 119–255) that seeks to eliminate the preference for Motor Vehicles using Electric or Hybrid propulsion systems and related requirements of the Department of Defense; and

Pages H4122–23

Wilson (SC) amendment (No. 11 printed in part A of H. Rept. 119–255) that seeks to modify federal statutes 50 U.S.C. 797 and 18 U.S.C. 1382.

Pages H4125–26

H. Res. 682, the rule providing for consideration of the bills (H.R. 3838) and (H.R. 3486) was agreed to by a recorded vote of 210 ayes to 207 noes, Roll No. 243, after the previous question was ordered by a yea-and-nay vote of 213 yeas to 207 nays, Roll No. 242.

Pages H3907–13, H3914–15

Presidential Messages: Read a message from the President transmitting a notification stating that the national emergency with respect to persons who commit, threaten to commit, or support terrorism declared in Executive Order 13224 of September 23, 2001, as amended, is to continue in effect beyond September 23, 2025—referred to the Committee on

Foreign Affairs and ordered to be printed (H. Doc. 119–93). **Page H3913**

Read a message from the President transmitting a notification stating that the national emergency with respect to Ethiopia declared in Executive Order 14046 of September 17, 2021, is to continue in effect beyond September 17, 2025—referred to the Committee on Foreign Affairs and ordered to be printed (H. Doc. 119–94). **Page H3913**

Quorum Calls—Votes: One yea-and-nay vote and one recorded vote developed during the proceedings of today and appear on pages H3914 and H3914–15.

Adjournment: The House met at 10 a.m. and adjourned at 5:23 p.m.

Committee Meetings

EXPLORING STATE OPTIONS IN SNAP

Committee on Agriculture: Subcommittee on Nutrition and Foreign Agriculture held a hearing entitled “Exploring State Options in SNAP”. Testimony was heard from Korin Schmidt, Director, Department of Family Services, Wyoming; and public witnesses.

MISCELLANEOUS MEASURE

Committee on Appropriations: Full Committee began a markup on the Labor, Health and Human Services, Education, and Related Agencies FY 2026 Appropriations Bill.

UNMASKING UNION ANTISEMITISM

Committee on Education and Workforce: Subcommittee on Health, Employment, Labor, and Pensions held a hearing entitled “Unmasking Union Antisemitism”. Testimony was heard from public witnesses.

PUBLIC SAFETY COMMUNICATIONS IN THE UNITED STATES

Committee on Energy and Commerce: Subcommittee on Communications and Technology held a hearing entitled “Public Safety Communications in the United States”. Testimony was heard from Steve Newton, Director, Emergency Management, Chatham County, North Carolina; Shannon Dicus, Sheriff, San Bernadino County, California; and public witnesses.

BUILDING THE AMERICAN DREAM: EXAMINING AFFORDABILITY, CHOICE, AND SECURITY IN APPLIANCE AND BUILDINGS POLICIES

Committee on Energy and Commerce: Subcommittee on Energy held a hearing entitled “Building the American Dream: Examining Affordability, Choice, and Security in Appliance and Buildings Policies”. Testimony was heard from public witnesses.

EVALUATING THE FINANCIAL CRIMES ENFORCEMENT NETWORK

Committee on Financial Services: Subcommittee on National Security, Illicit Finance, and International Financial Institutions held a hearing entitled “Evaluating the Financial Crimes Enforcement Network”. Testimony was heard from Andrea Gacki, Director, Financial Crimes Enforcement Network, Department of the Treasury.

PROMOTING THE HEALTH OF THE BANKING SECTOR: REFORMING RESOLUTION AND BROADENING FUNDING ACCESS FOR LONG-TERM RESILIENCE

Committee on Financial Services: Subcommittee on Financial Institutions held a hearing entitled “Promoting the Health of the Banking Sector: Reforming Resolution and Broadening Funding Access for Long-Term Resilience”. Testimony was heard from public witnesses.

THE STATE OF OUR NATION’S FEDERAL FORESTS

Committee on Natural Resources: Subcommittee on Federal Lands held a hearing entitled “The State of Our Nation’s Federal Forests”. Testimony was heard from Tom Schultz, Chief, U.S. Forest Service, Department of Agriculture.

LEGISLATIVE MEASURES

Committee on Natural Resources: Subcommittee on Indian and Insular Affairs held a hearing on H.R. 681, to amend the Act of August 9, 1955 (commonly known as the “Long-Term Leasing Act”), to authorize leases of up to 99 years for land held in trust for the Mashpee Wampanoag Tribe and the Wampanoag Tribe of Gay Head (Aquinnah), and for other purposes; H.R. 3654, the “TERRA Act”; H.R. 3903, the “Chugach Alaska Land Exchange Oil Spill Recovery Act of 2025”; H.R. 3925, the “Yuhaaviatam of San Manuel Nation Land Exchange Act”; and H.R. 4463, to amend the Catawba Indian Tribe of South Carolina Land Claims Settlement Act of 1993. Testimony was heard from Representatives Begich, Obernolte, and Randall; John Crockett, Deputy Chief for State, Private, and Tribal Forestry, U.S. Forest Service, Department of Agriculture; Bryan Mercier, Director, Bureau of Indian Affairs, Department of the Interior; and public witnesses.

EXPLORING THE ECONOMIC POTENTIAL OF THE GOLDEN AGE OF AMERICAN ENERGY DOMINANCE

Committee on Natural Resources: Subcommittee on Oversight and Investigations held a hearing entitled “Exploring the Economic Potential of the Golden

Age of American Energy Dominance”. Testimony was heard from public witnesses.

RESTORING PUBLIC TRUST THROUGH UNIDENTIFIED AERIAL PHENOMENON TRANSPARENCY AND WHISTLEBLOWER PROTECTION

Committee on Oversight and Government Reform: Task Force on the Declassification of Federal Secrets held a hearing entitled “Restoring Public Trust Through UAP Transparency and Whistleblower Protection”. Testimony was heard from public witnesses.

BETTER MEALS, FEWER PILLS: MAKING OUR CHILDREN HEALTHY AGAIN

Committee on Oversight and Government Reform: Subcommittee on Health Care and Financial Services held a hearing entitled “Better Meals, Fewer Pills: Making Our Children Healthy Again”. Testimony was heard from Dorothy Fink, M.D., Acting Assistant Secretary for Health, and Head of the U.S. Public Health Service Commissioned Corps, Department of Health and Human Services; and Eve Stooddy, Director, Nutrition Guidance and Analysis Division and Center for Nutrition Policy and Promotion, Department of Agriculture.

STREAMLINING PROCUREMENT FOR EFFECTIVE EXECUTION AND DELIVERY AND NATIONAL DEFENSE AUTHORIZATION ACT FOR FISCAL YEAR 2026; STOP ILLEGAL ENTRY ACT

Committee on Rules: Full Committee concluded a hearing on H.R. 3838, the “Streamlining Procurement for Effective Execution and Delivery and National Defense Authorization Act for Fiscal Year 2026”; and H.R. 3486, the “Stop Illegal Entry Act of 2025”. The Committee granted, by a record vote of 9–4, a rule providing for consideration of H.R. 3838, the “Streamlining Procurement for Effective Execution and Delivery and National Defense Authorization Act for Fiscal Year 2026”, and H.R. 3486, the “Stop Illegal Entry Act of 2025”. The rule provides for consideration of H.R. 3838, the “Streamlining Procurement for Effective Execution and Delivery and National Defense Authorization Act for Fiscal Year 2026”, under structured rule. The rule waives all points of order against consideration of the bill. The rule provides one hour of general debate equally divided and controlled by the chair and ranking minority member of the Committee on Armed Services or their respective designees. The rule provides that in lieu of the amendment in the nature of a substitute recommended by the Committee on Armed Services now printed in the bill, an amendment in the nature of a substitute consisting of the text of Rules Committee Print

119–8 shall be considered as adopted and the bill, as amended, shall be considered as read. The rule waives all points of order against provisions in the bill, as amended. The rule makes in order only those further amendments printed in part A of the Rules Committee report and amendments en bloc described in section 3 of the rule. Each further amendment shall be considered only in the order printed in the report, may be offered only by a Member designated in the report, shall be considered as read, shall be debatable for the time specified in the report equally divided and controlled by the proponent and an opponent, shall not be subject to amendment, and shall not be subject to a demand for division of the question. The rule waives all points of order against the further amendments printed in part A of the Rules Committee report and amendments en bloc described in section 3 of the rule. The rule provides that the chair of the Committee on Armed Services or his designee may offer amendments en bloc consisting of further amendments printed in part A of the Rules Committee report not earlier disposed of. Amendments en bloc shall be considered as read, shall be debatable for 40 minutes equally divided and controlled by the chair and ranking minority member of the Committee on Armed Services or their respective designees, shall not be subject to amendment, and shall not be subject to a demand for division of the question. The rule provides one motion to recommit. The rule further provides for consideration of H.R. 3486, the “Stop Illegal Entry Act of 2025”, under a closed rule. The rule waives all points of order against consideration of the bill. The rule provides that the amendment in the nature of a substitute recommended by the Committee on the Judiciary now printed in the bill, modified by the amendment printed in part B of the Rules Committee report, shall be considered as adopted and the bill, as amended, shall be considered as read. The rule waives all points of order against provisions in the bill, as amended. The rule provides one hour of general debate equally divided and controlled by the chair and ranking minority member of the Committee on the Judiciary or their respective designees. Finally, the rule provides one motion to recommit.

MISCELLANEOUS MEASURE

Committee on Small Business: Full Committee held a markup on H.R. 5100, to extend the SBIR and STTR programs, and for other purposes. H.R. 5100 was ordered reported, without amendment.

UNTAPPED TALENT IN AMERICA: REMOVING BARRIERS TO WORK AND SUPPORTING OPPORTUNITY FOR INDIVIDUALS WITH DISABILITIES

Committee on Ways and Means: Subcommittee on Social Security; and Subcommittee on Work and Welfare held a joint hearing entitled “Untapped Talent in America: Removing Barriers to Work and Supporting Opportunity for Individuals with Disabilities”.

Joint Meetings

No joint committee meetings were held.

COMMITTEE MEETINGS FOR WEDNESDAY, SEPTEMBER 10, 2025

(Committee meetings are open unless otherwise indicated)

Senate

Committee on Banking, Housing, and Urban Affairs: business meeting to consider the nomination of Stephen Miran, of New York, to be a Member of the Board of Governors of the Federal Reserve System; to be immediately followed by a hearing to examine evaluating perspectives on deposit insurance reform, 10 a.m., SD-538.

Committee on Commerce, Science, and Transportation: Subcommittee on Science, Manufacturing, and Competitiveness, to hold hearings to examine America’s AI action plan, 10 a.m., SR-253.

Committee on Environment and Public Works: to hold hearings to examine a discussion draft of the Wildfire Emissions Prevention Act, and S. 881, to amend the Clean Air Act to include fuel for ocean-going vessels as additional renewable fuel for which credits may be generated under the renewable fuel program, 10 a.m., SD-562.

Committee on Finance: to hold hearings to examine the nominations of Jonathan Greenstein, of New York, to be a Deputy Under Secretary, and Donald Korb, of Ohio, to be Chief Counsel for the Internal Revenue Service and an Assistant General Counsel, both of the Department of the Treasury, 10:15 a.m., SD-215.

Committee on Homeland Security and Governmental Affairs: Subcommittee on Disaster Management, District of Columbia, and Census, to hold hearings to examine America’s fire apparatus crisis, 3 p.m., SD-342.

Committee on Indian Affairs: business meeting to consider the nomination of William Kirkland, of Georgia, to be an Assistant Secretary of the Interior; to be immediately followed by hearings to examine Federal programs at the Department of Energy, 2:30 p.m., SD-628.

Committee on Small Business and Entrepreneurship: to hold hearings to examine the nomination of William Kirk, of Maryland, to be Inspector General, Small Business Administration, 2:30 p.m., SR-428A.

Committee on Veterans’ Affairs: to hold a hearing to examine the nomination of Karen Brazell, of Maryland, to

be Under Secretary for Benefits of the Department of Veterans Affairs, 4 p.m., SR-418.

Select Committee on Intelligence: to receive a closed briefing on certain intelligence matters, 3 p.m., SH-219.

House

Committee on Agriculture, Subcommittee on Forestry and Horticulture, hearing entitled “Promoting Forest Health and Resiliency Through Improved Active Management”, 10 a.m., 1300 Longworth.

Committee on Appropriations, Full Committee, markup on the Commerce, Justice, Science, and Related Agencies FY 2026 Appropriations Bill, 10 a.m., 2359 Rayburn.

Committee on Education and Workforce, Subcommittee on Early Childhood, Elementary, and Secondary Education, hearing entitled “From Playground to Classroom: The Spread of Antisemitism in K-12 Schools”, 10:15 a.m., 2175 Rayburn.

Committee on Energy and Commerce, Subcommittee on Health, markup on H.R. 4262, to reauthorize programs related to health professions education, and for other purposes; H.R. 3593, the “Title VIII Nursing Workforce Reauthorization Act of 2025”; H.R. 2493, the “Improving Care in Rural America Reauthorization Act of 2025”; H.R. 3419, to amend the Public Health Service Act to reauthorize the telehealth network and telehealth resource centers grant programs; H.R. 3302, the “Healthy Start Reauthorization Act of 2025”; H.R. 2846, to amend title II of the Public Health Service Act to include as an additional right or privilege of commissioned officers of the Public Health Service (and their beneficiaries) certain leave provided under title 10, United States Code to commissioned officers of the Army (or their beneficiaries); and H.R. 4709, the “Newborn Screening Saves Lives Reauthorization Act of 2025”, 10:15 a.m., 2123 Rayburn.

Committee on Financial Services, Full Committee, hearing entitled “Proxy Power and Proposal Abuse: Reforming Rule 14a-8 to Protect Shareholder Value”, 10 a.m., 2128 Rayburn.

Committee on the Judiciary, Full Committee, markup on H.R. 4371, the “Kayla Hamilton Act”; H.R. 4323, the “Trafficking Survivors Relief Act of 2025”; H.R. 3770, the “FIREARM Act”; H.R. 3592, the “Protect LNG Act of 2025”; H.R. 4465, to amend chapters 4, 10, and 131 of title 5, United States Code, as necessary to keep those chapters current and to correct related technical errors; H.R. 4499, to make technical amendments to update statutory references to provisions reclassified to title 34, United States Code, and to correct related technical errors; H.R. 4523, to make technical amendments to title 49, United States Code, as necessary to improve the Code; H.R. 4584, to make technical amendments to update statutory references to certain provisions which were formerly classified to chapters 14 and 19 of title 25, United States Code, and to correct related technical errors; H.R. 5185, to make improvements in the enactment of title 41, United States Code, into a positive law title and to improve the Code; H.R. 5182, to make improvements in the enactment of title 54, United States Code, into a positive law title and to correct related technical errors; H.R. 5174, to make revisions in title 51, United

States Code, as necessary to keep the title current, and to make technical amendments to improve the United States Code; H.R. 5210, to make technical amendments to update statutory references in certain provisions classified to title 2, United States Code, title 50, United States Code, and title 52, United States Code, and to correct related technical errors; and H.R. 5204, to make technical amendments to update statutory references to certain provisions classified to title 7, title 20, and title 43, United States Code, and to correct related technical errors, 10 a.m., 2141 Rayburn.

Committee on Natural Resources, Full Committee, hearing on H.R. 573, the “Studying NEPA’s Impact on Projects Act”; H.R. 4503, the “ePermit Act”; and H.R. 4776, the “SPEED Act”, 10 a.m., 1324 Longworth.

Committee on Oversight and Government Reform, Full Committee, markup on legislation on the District of Columbia Home Rule Improvement Act; H.R. 2693, the “District of Columbia Electronic Transmittal of Legislation Act”; H.R. 5103, the “Make the District of Columbia Safe and Beautiful Act”; legislation on the District of Columbia Cash Bail Reform Act; legislation on the Strong Sentences for Safer D.C. Streets Act; legislation to repeal D.C.’s Incarceration Reduction Amendment Act of 2016 and the Second Chance Amendment Act of 2022; H.R. 5163, the “Clean and Managed Public Spaces Act”; H.R. 4922, the “DC Criminal Reforms to Immediately Make Everyone Safer Act”; H.R. 5140, the “District of Columbia Juvenile Sentencing Reform Act”; legislation on the

SOAR Act Improvements Act; H.R. 5107, the “Common-Sense Law Enforcement and Accountability Now in DC Act”; H.R. 5143, the “District of Columbia Policing Protection Act”; H.R. 5125, the “District of Columbia Judicial Nominations Reform Act”; and legislation on the District of Columbia Attorney General Appointment Reform Act, 10 a.m., HVC–210 Capitol.

Committee on Science, Space, and Technology, Full Committee, markup on H.R. 5089, the “Weather Act Reauthorization Act of 2025”, 10 a.m., 2318 Rayburn.

Committee on Small Business, Subcommittee on Contracting and Infrastructure, hearing entitled “Leveling the Playing Field: Fostering Opportunities for Small Business Contractors”, 9:30 a.m., 2360 Rayburn.

Committee on Transportation and Infrastructure, Subcommittee on Water Resources and Environment, hearing entitled “Water Resources Development Acts Implementation: Review and Oversight of Past Provisions”, 10 a.m., 2167 Rayburn.

Permanent Select Committee on Intelligence, Full Committee, markup on legislation on the Intelligence Authorization Act, 10 a.m., HVC–304 Hearing Room. This markup is closed.

Joint Meeting

Commission on Security and Cooperation in Europe: to hold hearings to examine Georgia’s anti-American turn, 2:30 p.m., 2358C–RHOB.

Next Meeting of the SENATE

10 a.m., Wednesday, September 10

Next Meeting of the HOUSE OF REPRESENTATIVES

10 a.m., Wednesday, September 10

Senate Chamber

Program for Wednesday: Senate will resume consideration of S. 2296, National Defense Authorization Act.

House Chamber

Program for Wednesday: Motion to go to Conference on H.R. 3944—Military Construction and Veterans Affairs, Agriculture, and Legislative Branch Appropriations Act, 2026. Complete consideration of H.R. 3838—Streamlining Procurement for Effective Execution and Delivery and National Defense Authorization Act for Fiscal Year 2026.

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