

to this very serious crisis in our country.

Ms. SINEMA. Thank you so much, Congressman SUOZZI, for your commitment to taking care of veterans in our community.

Mr. Speaker, I yield to my colleague from California, Congresswoman JULIA BROWNLEY.

Congressman JULIA BROWNLEY has served on the Veterans Committee for 5 years now and is the ranking member on the Health Subcommittee for Veterans. She has been doing a yeoman's amount of work to help ensure that our veterans get the care they need when they return home.

Congresswoman, thank you for joining us again.

Ms. BROWNLEY of California. I thank the gentlewoman from Arizona for yielding to me and for organizing this Special Order hour and bringing attention to this very, very important topic.

Mr. Speaker, we are here today, both Republicans and Democrats, because addressing this epidemic of veteran suicide is the highest priority for Members of both parties.

Congressman SUOZZI talked about the fact that Dr. Shulkin, the VA Secretary, has made this his top clinical priority; and by shining a clear light on this topic, I hope we can finally reduce the stigma around mental health issues and be clear about the significant work that still needs to be done to address this devastating epidemic.

We need to do more because 20 veterans commit suicide each day, veterans like Sara Leatherman and Linda Raney and Katie Lynn Cesena. As Congressman Murphy already pointed out, it is also estimated that only 6 of those 20 veterans were receiving VA services.

The VA provides some of the most comprehensive mental healthcare and resources in the Nation, and we need to encourage more veterans to seek care that is available, and we must be ready for them.

We do need more providers, and I support Congressman MURPHY and Congressman SCOTT and others who are advocating for more providers within the VA.

But, unfortunately, whether it is a lack of providers, long wait times, or not enough resources devoted to outreach, we face a serious issue with getting veterans set up with the care that they need. The VA took an important step forward earlier this year by expanding access to its mental healthcare for veterans with other than honorable discharges. That was the right thing to do and the right step, but much more must be done.

One important component of reducing veteran suicide is to better understand which programs have been most successful. The Clay Hunt Act and my bill, the Female Veteran Suicide Prevention Act, required an independent analysis of the VA's suicide prevention and mental health programs to find out what works.

It is critical to break this data up based on gender because, tragically, recent VA data indicates that women veterans are 2½ times more likely to take their own lives than civilian women. Actually, that is a better statistic than last year, because last year it was 6 times more than civilian women. But the reason why that has been reduced, tragically, is because the number of suicides amongst civilian women has increased.

As the population of female veterans continues to grow, the VA needs to recognize their unique experiences and provide the quality healthcare that will address this suicide epidemic. It is clear that women on the battlefield experience the same kind of trauma that men experience on the battlefield, and that may be a very similar experience, but we know that women's experience in the military serving our country can be very, very different, and we need to understand how best to treat both women and men.

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In closing, please let me remind veterans and those who love them that the VA operates a confidential call line that is open 24 hours a day, 7 days a week. Please call. If veterans are listening tonight, please call and have the courage to, if you need that support, make that call your first step. And any veteran and any family member can call.

That phone number is 1-800-273-8255, and then you press number 1. You can also send a text message at 838255. Please, please, if you are in need, please reach out and make this call.

Please know that we are here for you. We are fighting for you. Give us a chance to help you.

Ms. SINEMA. Mr. Speaker, I thank Congresswoman BROWNLEY for her dedication not just to this event every year, but to taking care of veterans at home and here in Washington.

I thank all of the colleagues from both parties who joined us this evening. Our thoughts are with all the families who have lost a loved one to suicide. But our efforts to end veterans' suicide do not end today or even this month. We are committed to continuing this fight to ensure that our veterans always know that they have a place to turn.

We can do more. We need a VA that provides real and meaningful help to veterans in need; a VA that puts veterans first and works aggressively with community providers to improve the quality and accessibility of care. We need a VA that is transparent and open to restore the trust and credibility it has lost. The VA can and must do better. No one deserves our gratitude and respect more than those who put their lives on the line for our freedom. And when the VA fails, our heroes suffer.

We, who enjoy freedom every day, thanks to the sacrifices of our military servicemen and -women, must all step up to end the epidemic of veteran suicide.

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

PRINTING OF PROCEEDINGS OF FORMER MEMBERS PROGRAM

Mr. MURPHY of Pennsylvania (during the Special Order of Ms. SINEMA). Mr. Speaker, I ask unanimous consent that the proceedings during the former Members program be printed in the CONGRESSIONAL RECORD and that all Members and former Members who spoke during the proceedings have the privilege of revising and extending their remarks.

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

There was no objection.

MESSAGE FROM THE SENATE

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

H.R. 3819. An act to amend title 38, United States Code, to extend certain expiring provisions of law administered by the Secretary of Veterans Affairs, and for other purposes.

REQUISITES FOR IMPEACHMENT

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

Mr. AL GREEN of Texas. Mr. Speaker, I rise tonight to make one point. That one point is that a President need not be convicted of a criminal offense to be impeached; in fact, need not be charged with a criminal offense; need not be charged with a statutory offense; need not be charged with a codified offense to be impeached.

But before I make this point, Mr. Speaker, I have to acknowledge that I am always in awe of this well, and I don't take for granted this great opportunity that has been accorded me to stand in the well of the Congress of the United States of America. I believe that those of us who have been so blessed should acknowledge our blessings. This is a blessing.

Mr. Speaker, there are many people who don't have this opportunity, so I am going to take one liberty before going into my message. I just want people to know what I see as I stand here in the well of the Congress of the United States of America.

As I look forward, Mr. Speaker, I would have those who have not had the opportunity to stand here to know that there is above the doors at the second level a depiction of Moses the Lawgiver.

I would have people know, Mr. Speaker, that behind me, of course, is the flag of the United States of America.

And I would have persons know, Mr. Speaker, that we have these two podiums, and that, typically, Democrats

will occupy this side and Republicans the other. We can go to either side. There is no requirement that I stand where I am standing. I can stand at many other places in this room.

But, Mr. Speaker, I want people to know that this is a special place, and I am honored to have the opportunity to stand here tonight and to speak to the issue of a President not having the necessity of committing a crime to be impeached. There is no requirement that a crime be committed. There is no requirement that a statutory offense be violated.

Let's take, for a moment, a look through the vista of time. Let us go back to the Constitutional Convention, and let us hear now the words of George Mason. George Mason reminded his colleagues that no one should be above justice. His words were: "Shall any man be above justice?"

These words were put before his colleagues because, at the time, they were considering what they could do to deal with the possibility of a runaway Presidency. What could they do? How could they stop it? What would be the methodology by which a President could be extricated from his position?

And they had good reason to give consideration to this, Mr. Speaker. They had good reason because the President was probably the most powerful person in the country. The President would be the most powerful person in the country. The President is the Commander in Chief of the military. The President has the awesome power to pardon anyone, saving himself.

So the question becomes: How do you remove a President from office?

This is what they had to grapple with. And, of course, they considered a judicial process. They considered persons who might be a part of a jury. They considered these things.

The Federalist Papers, if you would care to read, will give you a rendition of what their thoughts were. Start with Federalist Paper No. 65.

But they considered these things, and they concluded that the process should not be judicial. They concluded that if a President is to be removed from office, it should be by persons who are in the political arena. They concluded that this should be something that would be, in fact, political, not judicial. They concluded that a President need not commit a crime to be removed from office.

I am emphasizing this, my dear friends, because there is a lot of confusion about this question. And if you would care to read something that could summarize what I am saying, you might look at an article that was written by a person with the Cato Institute, Gene Healy, August 7, 2017, styled "The Overcriminalization of Impeachment." I would commend it to you. Please read it if you want to read a good summary of what impeachment is all about.

So they had to grapple with this question, and they concluded that it

would be a political one, not a judicial question. And in so doing, in concluding that it would be a political one, they incorporated into the Constitution Article II, section 4—Article II, section 4 of the Constitution—that addresses the question of impeachment.

And in so doing, at some point after the codification and ratification of the Constitution, there was a person to be impeached. The first person was a Federal judge, Judge John Pickering. Judge Pickering was not accused of committing a crime. There was not an allegation that he committed a crime.

If you read the Articles of Impeachment, you will find that Judge Pickering, once he was convicted, was convicted, generally speaking, for having loose morals and intemperate habits, not a crime. But the questions did deal with morality.

Shall any man be above justice?

Not above the law. The law codified. Justice carries with it a certain amount of morality.

Shall any man—and today I would say "any person"—be above justice? Shall any person be above justice?

The Framers of the Constitution concluded that Article II, section 4 would address it, and they, themselves—a good many of them—were there when the first person was impeached in 1804, Judge John Pickering.

So for those of you who are believers in the original intent, the best way to ascertain the original intent of the Framers would be to look at what the Framers did when they had the opportunity.

What did Madison do?

Madison, the father of the Constitution, it is said, and other Framers who were actually there when Article II, section 4 was put in place, found that Judge Pickering, who committed no crime or no allegation of a crime being committed, with reference to his impeachment, should be impeached because of moral reasons and an intemperate habit or habits.

Mr. Speaker, I mention these things because it is important for us to understand that we have made a mistake. We have made a mistake in that we have outsourced—this is from Gene Healy, by the way—the responsibility of investigating the acts of a President to the executive branch itself.

Think for just a moment, dear friends. The Justice Department is an arm of the executive branch. We in Congress have outsourced the investigation to the executive branch by and through the Justice Department.

Mr. Speaker, that can give the appearance of impropriety. We live in a world where it is not enough for things to be right; they must also look right. It could look to some like that outsourcing has created a circumstance by which the chief executive, the President, could influence the Attorney General. That is the way it could look.

But, Mr. Speaker, that is not what the intent is that we have in the Constitution, Article II, section 4. That is

not the intent. The intent was for the Judiciary Committee in the Congress of the United States of America to investigate. That is where the power to investigate lies, because it is for impeachment.

By outsourcing it to the executive branch, such that the Justice Department might perform dysfunction, we give the appearance that impeachment requires the commission of a crime, because that is what the Justice Department is looking for, criminality, not morality. The Justice Department wants to know what crime was committed, under what circumstances.

And too many people believe that if the Justice Department does not find that a crime was committed, then there is no impeachable offense. Nothing could be further from the truth, Mr. Speaker.

Regardless as to what a Justice Department concludes, regardless as to whether a good lawyer would bring charges by way of something from what the Justice Department concludes, the Congress of the United States of America still has the power, the prowess, the potency, if you will, to impeach, notwithstanding any finding of a Justice Department, notwithstanding any conclusions of the Justice Department, because it is not the responsibility of the Justice Department to investigate and then pass it on to the Congress with some recommendation. That is not their responsibility. That is the Judiciary Committee and the Congress of the United States of America.

So, Mr. Speaker, we have given this false impression that somehow there must be an offense committed. But, Mr. Speaker, I assure you that it is not the case, and the evidence is there for those who care to read the article that I have called to your attention. It is a short read.

Or if you care to read the Federalist Papers, Federalist Paper No. 65, you can read some of the conclusions that Madison and others have presented.

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This is something that is important to this country. So I am standing here in the well of the House tonight to make one point, a place that I am in great awe of, a place that I consider sacred. I am standing here in the well of the House tonight to make the point that a President need not commit a crime, a statutory offense, to be impeached. Impeachment belongs in one place, and one place only, and that is right here where I stand now, in the House of Representatives.

If the House of Representatives, upon receiving articles of impeachment, should vote to impeach, that means that a President would be indicted. It does not mean that the President—the 218 votes, assuming all persons in the House are present. It doesn't mean that the President is going to be removed from office.

Impeachment does not mean removal from office. Impeachment means that

the President must now face a trial in the Senate, to be presided over by the Chief Justice of the Supreme Court of the United States of America. That is what impeachment does. It moves it along.

And, by the way, there is no requirement that you assure anyone that you can get the votes necessary to impeach to bring an impeachment before the House. A privileged resolution to impeach does not necessitate your being able to prove before you present it that you are going to prevail with it. That is not the case.

If you can think of it in terms of the real world, while this is real—we say that term loosely, I assure you. If you think in terms of the world beyond these walls where a person might be indicted, in this country, every day, people are indicted who are not convicted. So impeachment is not tantamount to conviction. Impeachment merely means that there is reason now for the Senate to take up this cause.

The Senate, upon taking up the cause, can find the President not guilty or guilty. If the President is found guilty, the President is removed from office. There is no other punishment. The President is removed from office. After the President is removed from office, if the Justice Department or some other agency, some other arm of the government concludes that the President has committed a criminal offense, then a President would be prosecuted.

Now, there is some debate amongst some constitutional scholars as to whether or not a President can be prosecuted while the President still holds office. I think most of them would agree that it would happen after the President leaves office, but that is a debate that I don't care to enter.

My point is the President would be removed from office. Now, that is important to consider because removal from office is not punishment. Criminal acts have punishment upon conviction. The President is not punished. The President is removed from office. That is not considered punishment. The President does not face punishment upon being convicted of impeachment. The President is removed from office.

Now, that, in and of itself, is not something that I believe we should take lightly. I think it is serious, but it is not tantamount to punishment.

For those of you who may just be joining us for this statement that I am making tonight, I have taken this position tonight in the well of the Congress of the United States of America for one reason: to make the point that a President need not be charged with a criminal offense to face impeachment in the Congress of the United States of America. The Constitution doesn't require it. The Framers did not make that an issue when they impeached the first person, Judge Pickering, and it is not an issue to the extent that most of the people who have been impeached have not been charged with a criminal of-

fense—not, N-O-T, charged with a criminal offense.

I close with this. The Framers, very much concerned about a runaway President, runaway Presidency, very much concerned about the awesome amount of power that they were acceding one person: the power to be commander of all of the Armed Forces; the power to send persons into battle; the power to send people, literally, in harm's way such that many might not return; the power to impeach, nearly with impunity—not with absolute impunity, but nearly with impunity. There are some opportunities for the President to provide a person not with impeachment, but with exoneration for a crime, and that President could be impeached for the way that exoneration took place, depending on the relationship that the person had with the President.

But the point is impeachment is there because it is an awesome power that we have given the President; and because we have given the President this awesome power, it is important that we have a check on the President that does not require the commission of a crime.

Mr. Speaker, I thank you for the generosity of this Special Order. I thank the leadership as much, and I yield back the balance of my time.

SENATE BILLS REFERRED

Bills of the Senate of the following titles were taken from the Speaker's table and, under the rule, referred as follows:

S. 870. An act to amend title XVIII of the Social Security Act to implement Medicare payment policies designed to improve management of chronic disease, streamline care coordination, and improve quality outcomes without adding to the deficit; to the Committee on Ways and Means; in addition, to the Committee on Energy and Commerce for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

S. 1028. An act to provide for the establishment and maintenance of a Family Caregiving Strategy, and for other purposes; to the Committee on Education and the Workforce.

SENATE ENROLLED BILL SIGNED

The Speaker announced his signature to an enrolled bill of the Senate of the following title:

S. 810. An act to facilitate construction of a bridge on certain property in Christian County, Missouri, and for other purposes.

BILL PRESENTED TO THE PRESIDENT

Karen L. Haas, Clerk of the House, reported that on September 26, 2017, she presented to the President of the United States, for his approval, the following bill:

H.R. 3110. To amend the Financial Stability Act of 2010 to modify the term of the

independent member of the Financial Stability Oversight Council.

PROCEEDINGS OF FORMER MEMBERS PROGRAM

The proceedings held before the House convened for legislative business are as follows:

UNITED STATES ASSOCIATION OF FORMER MEMBERS OF CONGRESS 2017 ANNUAL REPORT TO CONGRESS

The meeting was called to order by the Honorable Martin Frost, vice president of the United States Association of Former Members of Congress, at 8 a.m.

PRAYER

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

Lord God of history, we thank You for this day when former Members return to Congress to continue in a less official manner their service to our Nation and to this noble institution.

May their presence here bring a moment of pause where current Members consider the profiles they now form for future generations of Americans.

May all former Members be rewarded for their contributions to this constitutional Republic and continue to work and pray that the goodness and justice of this beloved country be proclaimed to the nations.

Bless all former Members who have died since last year's meeting, 33 in all. May their families and their constituents be comforted during a time of mourning and forever know our gratitude for the sacrifices made in service to the House.

Finally, bless those here gathered that they might bring joy and hope to the present age and supportive companionship to one another. Together, we call upon Your Holy Name now and forever.

Amen.

PLEDGE OF ALLEGIANCE

The Honorable Martin Frost 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.

Mr. FROST. The Chair now recognizes the president of the United States Association of Former Members of Congress, the Honorable Cliff Stearns from Florida, to address the Members.

Mr. STEARNS. Mr. Speaker and Father, thank you for those very welcome comments. I think all of us, when we come on the House floor, we feel keenly the fact of this beloved country and how much we respect our positions as former Members of Congress.

Thank you, Martin. It is always a distinct privilege to be back in this revered Chamber and to see so many of my good friends and former colleagues here. On behalf of the United States Association of Former Members of Congress, I appreciate the Speaker's invitation to return to this wonderful place and to present to the Congress