

rule subject to reporting is determined on a case-by-case basis. Ministerial revenue rulings and revenue procedures; notices and announcements relating to error corrections, personnel matters, or proposed rules; and press releases generally will not be considered rules under [the CRA].”

Thus, the IRS’s own process requires the agency to determine, on a case-by-case basis, whether a document issued by the IRS constitutes a rule for purpose of the CRA. The IRS in fact exercises judgment about whether to submit a revenue procedure as a rule under the CRA: As of September 10, the IRS had issued 45 revenue procedures in 2018, only 27 of which were submitted to the Senate. Specifically, in this case, on July 26, over the signature of the Chief of the IRS Publications and Regulations Branch, the IRS and the Treasury Department submitted, to Vice President Pence, as President of the Senate, a copy of Rev. Proc. 2018-38, entitled a Submission of Federal Rules under the Congressional Review Act. The submission was docketed in the Senate as EC-6097, and it was referred to the Finance Committee.

Finally, even if the administration had not submitted the dark money rule under the CRA, there is no question the rule is subject to the CRA. The CRA applies to rules as defined under the Administrative Procedure Act, which states in relevant part that a rule is “the whole or part of an agency statement of general . . . applicability and future effect designed to implement, interpret, or prescribe law or policy,” with three exceptions: rules of particular applicability; rules relating to agency management or personnel; and rules of agency organization, procedure, or practice that does not substantially affect the rights or obligations of nonagency parties.

The dark money rule is clearly a statement of general applicability and future effect. The only real question, then, is whether it is subject to one of the exceptions, particularly the exception for “rules of agency organization, procedure, or practice that [do] not substantially affect the rights or obligations of non-agency parties.”

Here, it is clear that the rule has a substantial effect on nonagency parties. Under the provisions of IRC section 6103, State tax administrators may obtain from IRS tax-exempt donor information for State tax administration purposes. As a result of Rev. Proc. 2018-38, State tax administrators will no longer have the right to obtain donor information from the IRS, undermining States’ ability to enforce tax-exempt rules on organizations operating within their borders. Further, as the Treasury Department clearly stated in a July 16 press release, Rev. Proc. 2018-38 will reduce the burden of disclosure and filing obligations of tax-exempt organizations because they no longer will be required to disclose the identities of large donors. This is a big deal. It will significantly inhibit IRS

enforcement efforts, and it will make it easier for dark money to continue to flood in. Indeed, that is why so many groups have been urging that the disclosure requirement be repealed.

As a final note, the IRS may argue that repeal of the disclosure rule is insignificant because the IRS doesn’t systematically cross-check this data against other sources of tax information. This is a large part of the problem of IRS failing to enforce existing laws relating to political activity of tax-exempt organizations. To my mind, the IRS should be using this information in order to maintain the integrity of our tax-exempt rules and election laws. If, for example, an organization named Russian Oligarchs, LLC made large contributions to a tax-exempt organization, it seems to me that this is something the IRS should want to know. At a time when foreign actors are actively attempting to interfere in American elections, law enforcement, the IRS, and State tax administrators need to have visibility into the financial flows of political nonprofits. The argument that we should no longer collect this information because the IRS is failing to use the information to enforce the law gets things precisely backward.

I urge my colleagues to support Senator TESTER and me as we work to overturn this outrageous dark money rule.

MALNUTRITION AWARENESS WEEK

Mrs. MURRAY. Mr. President, I rise today in recognition of this week as Malnutrition Awareness Week.

Malnutrition Awareness Week is a multi-organizational, multipronged campaign that aims to educate healthcare professionals on how to identify and treat malnutrition, encourage patients to discuss their nutrition status with their healthcare providers, and increase awareness of nutrition’s role in patient recovery.

While we know malnutrition can severely impact patients’ health outcomes, we do not currently know the full extent of malnutrition plaguing our senior population. This is because national health surveys and indicators do not include screening measures for malnutrition. National surveys and indicators are crucial not only for identifying key issues, such as malnutrition, but also for shaping public health programs and guiding healthcare professionals. By fully understanding the health problem, we can refine these tools to better address health issues affecting older adults.

Similarly, older adults and their families need guidance on how to meet seniors’ unique nutrition needs. National dietary guidelines, developed every 5 years by the Departments of Health and Human Services and of Agriculture, provide valuable information to the public in regard to a healthy diet. These guidelines are examples of Federal resources that could be tai-

lored to reflect the nutritional needs of specific populations, such as older adults.

Since malnutrition can lead to greater risk of chronic disease, frailty, disability, and increases in health care costs, it is important to properly identify cases and provide adequate interventions, even as people transition across care settings. To strive toward this goal, we must consider options within the healthcare system and our Federal programs to improve care and nutritional support for older adults.

This week is an important opportunity to remember that the nutritional challenges facing people of all ages, and I hope my colleagues will join me in working to understand and address these challenges.

NATIONAL RICE MONTH

Mr. KENNEDY. Mr. President, I want to take a moment to honor the more than 125,000 hard-working men and women who work in America’s rice industry. September is National Rice Month, and it is also the start of our domestic rice harvest. This year, roughly 23 billion pounds of rice will be grown on 3 million acres of farmland. 85 percent of the rice eaten in America comes from just 6 States: Arkansas, California, Mississippi, Missouri, Texas, and my home State of Louisiana.

Rice isn’t just delicious in jambalaya or seafood gumbo; it is an indispensable part of Louisiana’s economy. The 4,500 members of the Louisiana rice industry generate more than \$700 million in economic benefits for the State. These small businesses not only put food on the table of America’s families, but they also employ tens of thousands of workers. Altogether, America’s rice crop has a \$34 billion impact on our national economy.

Rice farmers are also careful stewards of our Nation’s precious natural resources. Over the past 20 years, rice farmers have been able to increase their yields by as much as 50 percent. They have achieved this while using less land, less water, and less energy. American rice shines as a bright example of sustainable agriculture and the benefits of effective agricultural research.

America was born on a farm. The importance of farming to the U.S. economy cannot be overstated; agriculture provides jobs for nearly 1 in 7 Americans. While rice is a valuable export, I am pleased to say that nearly all of our domestic rice crop is consumed right here. For these and many other reasons, I am proud to celebrate National Rice Month and the world’s most popular grain. I also want to extend my heartfelt support and gratitude to all American rice farmers, particularly those in the great State of Louisiana. Keep up the good work.

ADDITIONAL STATEMENTS

RECOGNIZING THE ANCIENT AND HONORABLE ARTILLERY COMPANY OF MASSACHUSETTS

• Mr. MARKEY. Mr. President, today I would like to honor the Ancient and Honorable Artillery Company of Massachusetts—the oldest chartered military organization in the Western Hemisphere—on its 381st Fall Field Day Tour of Duty. Its charter was signed in 1638 by John Winthrop, then-Governor of the Massachusetts Bay Colony. The Ancient and Honorables continue to serve the Commonwealth as a vital part of its militia, subject to the direction of the adjutant general of the Massachusetts National Guard.

Although the Ancient and Honorables have long served as the honor guard for the Governor of the Commonwealth, they continue to play an integral role in the State's civic rituals. Among their responsibilities, they participate in the inaugurals of State constitutional officers, the annual State of the Commonwealth address, and the yearly celebration of the Constitution of the United States from the historic State house in the heart of old Boston, but most importantly, they stand ready to assist in times of peril or emergency.

May the Ancient and Honorable Artillery Company of Massachusetts long continue its role in fostering, supporting, and preserving the civic life of the city of Boston, the Commonwealth of Massachusetts, and the United States of America. The Ancients serve as world ambassadors of the United States, where, on their Fall Field Day Tour of Duty, they pay their respects to fallen soldiers of all nations who have paid the ultimate sacrifice in defense of freedom.

Today I would like to recognize the Ancient and Honorable Artillery Company of Massachusetts for their civic responsibilities, patriotic duties, and community service. May they continue their proud traditions for many years to come.●

MESSAGES FROM THE PRESIDENT

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

EXECUTIVE MESSAGES REFERRED

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

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

MESSAGES FROM THE HOUSE

ENROLLED BILLS SIGNED

At 2:02 p.m., a message from the House of Representatives, delivered by Mrs. Cole, one of its reading clerks, announced that the Speaker has signed the following enrolled bills:

S. 791. An act to amend the Small Business Act to expand intellectual property education and training for small businesses, and for other purposes.

S. 1668. An act to rename a waterway in the State of New York as the "Joseph Sanford Jr. Channel".

S. 2554. An act to ensure that health insurance issuers and group health plans do not prohibit pharmacy providers from providing certain information to enrollees.

S. 2559. An act to amend title 17, United States Code, to implement the Marrakesh Treaty, and for other purposes.

S. 3479. 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.

H.R. 4854. An act to amend the DNA Analysis Backlog Elimination Act of 2000 to provide additional resources to State and local prosecutors, and for other purposes.

The enrolled bills were subsequently signed by the President pro tempore (Mr. HATCH).

At 4:48 p.m., a message from the House of Representatives, delivered by Mr. Novotny, one of its reading clerks, announced that the House has passed the following bill, without amendment:

S. 3508. An act to reauthorize and amend the Marine Debris Act to promote international action to reduce marine debris, and for other purposes.

The message also announced that the House has passed the following bills, in which it requests the concurrence of the Senate:

H.R. 1093. An act to require the Federal Railroad Administration to provide appropriate congressional notice of comprehensive safety assessments conducted with respect to intercity or commuter rail passenger transportation.

H.R. 6756. An act to amend the Internal Revenue Code of 1986 to promote new business innovation, and for other purposes.

H.R. 6757. An act to amend the Internal Revenue Code of 1986 to encourage retirement and family savings, and for other purposes.

The message further announced that the House has passed the following bill, with an amendment, in which it requests the concurrence of the Senate:

S. 1595. An act to amend the Hizballah International Financing Prevention Act of 2015 to impose additional sanctions with respect to Hizballah, and for other purposes.

The message also announced that the House has agreed to the amendment of the Senate to the bill (H.R. 302) to provide protections for certain sports medicine professionals who provide certain medical services in a secondary State, with an amendment, in which it requests the concurrence of the Senate.

ENROLLED BILLS SIGNED

The President pro tempore (Mr. HATCH) announced that on today, September 28, 2018, he has signed the following enrolled bills, previously signed by the Speaker of the House:

H.R. 46. An act to authorize the Secretary of the Interior to conduct a special resource study of Fort Ontario in the State of New York.

H.R. 2259. An act to amend the Peace Corps Act to expand services and benefits for volunteers, and for other purposes.

H.R. 1551. An act to modernize copyright law, and for other purposes.

H.R. 4958. An act to increase, effective as of December 1, 2018, the rates of compensation for veterans with service-connected disabilities and the rates of dependency and indemnity compensation for the survivors of certain disabled veterans, and for other purposes.

MEASURES REFERRED

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

H.R. 1093. An act to require the Federal Railroad Administration to provide appropriate congressional notice of comprehensive safety assessments conducted with respect to intercity or commuter rail passenger transportation, to the Committee on Commerce, Science, and Transportation.

H.R. 6756. An act to amend the Internal Revenue Code of 1986 to promote new business innovation, and for other purposes; to the Committee on Finance.

H.R. 6757. An act to amend the Internal Revenue Code of 1986 to encourage retirement and family savings, and for other purposes; to the Committee on Finance.

MEASURES READ THE FIRST TIME

The following bill was read the first time:

S. 3532. A bill to authorize the United States Postal Service to provide certain non-postal property, products, and services on behalf of State, local, and tribal governments.

ENROLLED BILLS PRESENTED

The Secretary of the Senate reported that on today, September 28, 2018, she had presented to the President of the United States the following enrolled bills:

S. 791. An act to amend the Small Business Act to expand intellectual property education and training for small businesses, and for other purposes.

S. 1668. An act to rename a waterway in the State of New York as the "Joseph Sanford Jr. Channel".

S. 2559. An act to amend title 17, United States Code, to implement the Marrakesh Treaty, and for other purposes.

S. 3479. 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.

EXECUTIVE AND OTHER COMMUNICATIONS

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

EC-6624. A communication from the Chief of the Recruiting Policy Branch, Department of the Army, Department of Defense, transmitting, pursuant to law, the report of a rule entitled "Recruiting and Enlistments" ((RIN0702-AA78) (32 CFR Part 571)) received