Daily Congressional Record
Corrections for 2006
NOTICE

The Government Printing Office will publish corrections to the Congressional Record as a pilot program that has been authorized by the U.S. Senate and House of Representatives. Corrections to the online Congressional Record will appear on the page on which the error occurred. The corrections will also be printed after the History of Bills and Resolutions section of the Congressional Record Index for print-only viewers of the Congressional Record.

By order of the Joint Committee on Printing.

TRENT LOTT, Chairman.
Daily Congressional Record Corrections

Note: Corrections to the Daily Congressional Record Corrections are identified online.

(Corrections for the Office of the Clerk January 3, 2006 through November 9, 2006)

House

January 3, 2006—On Page H1 the following appeared: which were thereupon signed by the Speaker pro tempore, Mr. TOM DAVIS of Virginia, on December 28, 2005: H.R. 972. An act to authorize appropriations for fiscal years 2006 and 2007 for the Trafficking Victims Protection Act of 2000, and for other purposes. H.R. 1815. An act to amend the Torture Victims Relief Act of 1998 to authorize appropriations to provide assistance for domestic and foreign programs and centers for the treatment of victims of torture, and for other purposes.

January 3, 2006—On Page H2 the following appeared:...made by the Energy Policy Act of 2005. Mrs. Haas, Clerk of the House, after sine die adjournment of the first session, 109th Congress, further reported and found truly enrolled a bill of the House of the following title, which was thereupon signed by the Speaker pro tempore, Mr. TOM DAVIS of Virginia, on December 29, 2005: H.R. 1815. An act to authorize appropriations for fiscal year 2006 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. BILLS PRESENTED TO THE PRESIDENT Karen L. Haas, Clerk of the House reports that on January 3, 2006, she presented to the President of the United States, for his approval, the following...

February 14, 2006—On Page H233 the following appeared: Ms. Jackson Lee of Texas...

The online version should be corrected to read: which were thereupon signed by the Speaker pro tempore, Mr. TOM DAVIS of Virginia, on December 30th, 2005: H.R. 972. An act to authorize appropriations for fiscal years 2006 and 2007 for the Trafficking Victims Protection Act of 2000, and for other purposes. H.R. 1815. An act to authorize appropriations for fiscal year 2006 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.

The online version should be corrected by removing the following: Mrs. Haas, Clerk of the House, after sine die adjournment of the first session, 109th Congress, further reported and found truly enrolled a bill of the House of the following title, which was thereupon signed by the Speaker pro tempore, Mr. TOM DAVIS of Virginia, on December 29, 2005: H.R. 1815. An act to authorize appropriations for fiscal year 2006 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.

The online version should be corrected to read: Ms. Jackson-Lee of Texas.
February 15, 2006—On Page H297 under MAKING IN ORDER AT ANY TIME CONSIDERATION OF H. CON. RES. 341, RESOLUTION OF CONDEMNATION REGARDING IRAN the following appeared: Committee on International Relation and (2) one motion.

February 28, 2006—On Page H435 the following appeared: I yield to the Gentleman from Georgia (Mr. Price). Mr. Price of Georgia.

March 1, 2006—On Page H467 the following appeared: HONORING PFC DANIEL WATSON... The online version should be corrected to read: Committee on International Relations and (2)

March 1, 2006—On Page H467 under HONORING PFC DANIEL WATSON, the following appeared: In December of last year, PFC Daniel Watson of... The online version should be corrected to read: I yield to the gentleman from Georgia (Mr. Scott). Mr. Scott of Georgia.

March 1, 2006—On Page H467 the following appeared: HONORING PFC DANIEL WILSON... The online version should be corrected to read: HONORING PFC DANIEL WILSON

March 1, 2006—On Page H467 under HONORING PFC DANIEL WATSON, the following appeared: In December of last year, PFC Daniel Wilson of... The online version should be corrected to read: In December of last year, PFC Daniel Wilson of...

March 1, 2006—On Page H467 under HONORING PFC DANIEL WATSON, the following appeared: like so many of his fellow soldiers, Watson... The online version should be corrected to read: like so many of his fellow soldiers, Wilson

March 1, 2006—On Page H467 under HONORING PFC DANIEL WATSON, the following appeared: On this particular day, Watson's... The online version should be corrected to read: On this particular day, Wilson's...

March 1, 2006—On Page H467 under HONORING PFC DANIEL WATSON, the following appeared: The wounds that PFC Watson... The online version should be corrected to read: The wounds that PFC Wilson...

March 1, 2006—On Page H467 under HONORING PFC DANIEL WATSON, the following appeared: the Army awarded PFC Watson... The online version should be corrected to read: The online version should be corrected to read: the Army awarded PFC Wilson ...

March 07, 2006—On Page H612 under BLUE DOG COALITION the following appeared: The gentleman from Arkansas (Mr. Dent).... The online version should be corrected to read: The gentleman from Arkansas (Mr. Ross)....

March 8, 2006—On Page H736 the following appeared: Messrs. DUNCAN, PETRI, WAMP, GRAVES, POE, SCHWARTZ of Michigan,... The online version should be corrected to read: DUNCAN, PETRI, WAMP, GRAVES, POE, SCHWARZ of Michigan,...

March 16, 2006—On Page H1082 under NATIONAL ASSOCIATION OF SECRETARIES OF STATE, the following appeared: Hon. VERMON EHLERS, Chair... The online version should be corrected to read: Hon. VERNON EHLERS, Chair...

March 28, 2006—On Page H1195 the following appeared: (Omitted from the Record of March 16, 2006) The online version should be corrected to read: the Whole House on the State of the Union. (Filed on March 28, 2006) Mr. BISHOP of Utah: Committee on Rules.

March 28, 2006—On Page H1195 the following appeared: the Whole House on the State of the Union. Mr. BISHOP of Utah: Committee on Rules.
March 29, 2006—On Page H1267 the following appeared: The Acting CHAIRMAN (Mr. Dent). Without objection, the gentleman is recognized for 5 minutes. There was no objection. Mr. Chairman, I yield back the balance of my time.

April 25, 2006—On page H1723 the following appeared: The SPEAKER pro tempore (Mr. FITZPATRICK). ... The online version should be corrected to read: The SPEAKER pro tempore (Mr. FITZPATRICK of Pennsylvania).

May 8, 2006—On page H2179 the following appeared: and for other purposes; with amendments (Rept. 109–52). The online version should be corrected to read: and for other purposes; with amendments (Rept. 109–452).

May 11, 2006—On page H2544 the following appeared: Mr. PENCE The online version should be corrected to read: Mr. SCOTT of Georgia.

May 16, 2006—On page H2640 the following appeared:...and for other purposes. (Rept. 109–464 Pt. 2). The online version should be corrected to read:...and for other purposes. Ordered to be printed. (Rept. 109–464 Pt. 2).

May 18, 2006—On page H2886 the following appeared: Mr. PRICE of Georgia The online version should be corrected to read: Mr. PENCE.

May 23, 2006—On page H3106 the following appeared: The Acting CHAIRMAN. That can be addressed ad hoc. Without objection, Clerk will read the amendment. The online version should be corrected to read: The Acting CHAIRMAN. That can be addressed ad hoc. Without objection, the Clerk will read the amendment. There was no objection.

May 23, 2006—On Page H3119 under H. Res. 832, the following appeared: The SPEAKER pro tempore. The question is, Will the House consider the resolution? The online version should be corrected to read: The SPEAKER pro tempore. The question is, Will the House now consider the resolution?

May 24, 2006—On Page H3213 on the first line, the following appeared: Mr. BURTON of Indiana changed his vote from “aye” to “no.” The online version should be corrected to read: Mr. BURTON of Indiana changed his vote from “no” to “aye.”

June 7, 2006—On Page H3496 in the first sentence the following appeared: Resolution providing for consideration of the bill (H.R. 5252) to promote deployment of broadband networks . . . The online version should be corrected to read: Resolution providing for consideration of the bill (H.R. 5252) to promote deployment of broadband networks . . .

June 14, 2006—On Page H3931 under: Mr. Chairman, I ask unanimous consent to withdraw my amendment not because I believe it is necessary, but because it is under a point of order; but will carry on the battle to make sure that the IRS does not get into the business of competing with the private sector and taking advantage of those in lower income levels. The following appeared: Mr. Chairman, I ask unanimous consent to withdraw my amendment not because I believe it is necessary, but because it is under a point of order; but will carry on the battle to make sure that the IRS does not get into the business of competing with the private sector and taking advantage of those in lower income levels.

June 15, 2006—On Page H4024 under: Mr. MURTHA. The following appeared: Mr. Speaker, I ask unanimous consent that the time allocated by House Resolution 868 to the ranking minority members of four committees instead be controlled by the minority leader or her designees.

June 15, 2006—On Page H4024 under: MESSAGE FROM THE SENATE The following appeared: The SPEAKER pro tempore. Is there objection to the request of the gentleman from Pennsylvania? There was no objection.

June 16, 2006—On Page H4189 the following appeared: Mr. YOUNG of Florida: Committee on Appropriations. H.R. 5631. A bill. The title of this measure is not available (Rept. 109–504). Referred to the Committee of the Whole House on the State of the Union.


July 10, 2006—On Page H4957 the following appeared: Ordered to be printed. Mr. SENSEN-BRENNER: Committee on the...
July 13, 2006—On Page E1411 under: PERSONAL EXPLANATION. The following appeared:
HON. STEPHANIE TUBBS JONES OF OHIO
IN THE HOUSE OF REPRESENTATIVES
THURSDAY, July 13, 2006
Mrs. JONES of Ohio.
Mr. Speaker, on Monday, July 10, 2006, was away from the House on business representing the constituents of the 11th Congressional District. During my absence, the House called rollover votes Nos. 358, 359 and 360. Had I been present for the role call votes, I would have voted: "nay" on rollover vote No. 360; "yes" on rollover vote No. 359; "nay" on rollover vote No. 368.

The online version should be corrected to read: HON. STEPHANIE TUBBS JONES OF OHIO
IN THE HOUSE OF REPRESENTATIVES
THURSDAY, July 13, 2006
Mrs. JONES of Ohio.
Mr. Speaker, on Monday, July 10, 2006, was away from the House on business representing the constituents of the 11th Congressional District. During my absence, the House called rollover votes Nos. 358, 359 and 360. Had I been present for the roll call votes, I would have voted: "nay" on rollcall vote No. 360; "yes" on rollcall vote No. 359; "yes" on rollcall vote No. 358.

July 19, 2006—On Page H5470 the following appeared: We should seek to impose a cease-fire that returns...

July 19, 2006—On Page H5480 the following appeared: The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Ohio (Mr. BOEHNER)

July 20, 2006—On Page H5532 under AUTHORIZING THE SPEAKER TO DECLARE A RECESS the following appeared: RECEIVING IN JOINT MEETING HIS EXCELLENCY NURI AL-MALIKI, PRIME...

July 20, 2006—On Page H5532 under AUTHORIZING THE SPEAKER TO DECLARE A RECESS the following appeared: RECEIVING IN JOINT MEETING His Excellency Nouri Al-Maliki, Prime...

July 28, 2006—On Page H6029 under vote changes Stated for: Mr. NUNES. Mr. Speaker on the legislative day of Friday, June 28, 2006, I was...

August 2, 2006—On Page H6240 the following appeared: in such Act until September 29,...

September 6, 2006—On Page H6301 the following appeared: Mr. Pombo: Committee on Resources. H.R. 183.

September 15, 2006—On Page H6657 the following appeared: The SPEAKER...

September 20, 2006—On Page H6817 the following appeared: REPORT ON RESOLUTION PROVIDING FOR CONSIDERATION OF H.R. 4830, BORDER TUNNEL PREVENTION ACT OF 2006; FOR CONSIDERATION OF H.R. 6094, COMMUNITY PROTECTION ACT OF 2006; AND FOR CONSIDERATION OF H.R. 6095, IMMIGRATION LAW ENFORCEMENT ACT OF 2006 Mr. COLE, from the Committee on Rules,

The online version should be corrected to read: REPORT ON RESOLUTION PROVIDING FOR CONSIDERATION OF H.R. 4830, BORDER TUNNEL PREVENTION ACT OF 2006; FOR CONSIDERATION OF H.R. 6094, COMMUNITY PROTECTION ACT OF 2006; AND FOR CONSIDERATION OF H.R. 6095, IMMIGRATION LAW ENFORCEMENT ACT OF 2006 Mr. COLE of Oklahoma from the Committee on Rules,
DAILY CONGRESSIONAL RECORD CORRECTIONS

September 25, 2006 On—Page H7348 the following appeared: DISCHARGE OF COMMITTEE (The following actions occurred on September 22, 2006) Pursuant to clause 2 of rule XII the Committee on the Judiciary discharged from further consideration. H.R. 5585 referred to the Committee of the Whole House on the State of the Union. Pursuant to clause 2 of rule XII the Committee on the Judiciary discharged from further consideration. H.R. 5637 referred to the Committee of the Whole House on the State of the Union. Pursuant to clause 2 of rule XII the Committee on International Relations discharged from further consideration of H.R. 6054. Pursuant to clause 2 of rule XII the Committee on Energy and Commerce discharged from further consideration. H.R. 4777 referred to the Committee of

September 26, 2006—On Page H7412 the following appeared: The SPEAKER pro tempore (Mr. FOLEY). Pursuant to House Resolution 1039, the amendment in the nature of a substitute printed in House Report 109–69 is adopted and the Senate bill, as amended, is considered read. The text of the Senate bill, as amended, is as follows: SECTION 1. SHORT TITLE.

September 27, 2006—On Page H7561 the following appeared: Mr. CONAWAY. Mr. Speaker, I ask unanimous consent that in the engrossment of the bill, H.R. 6166, the Clerk be authorized to correct section numbers, punctuation, cross-references, and the table of contents, and to make such other technical and conforming changes as may be necessary to reflect the actions of the House in amending the bill, and that the Clerk be authorized to make the additional technical corrections which are at the desk. The SPEAKER pro tempore. Is there objection to the request of the gentleman from Texas? There was no objection.

September 27, 2006—On Page H7644 the following appeared: Ms. WILSON of New Mexico. Mr. Speaker, I rise today to support the New Mexico Water Planning Assistance Act (H.R. 1711). The New Mexico Water Planning Assistance Act (H.R. 1711) would assist the state of New Mexico with the development of comprehensive state water plans that will help the state more effectively manage our most precious natural resourcewater.

The online version should be corrected to read: DISCHARGE OF COMMITTEE (The following actions occurred on September 22, 2006) Pursuant to clause 2 of rule XII the Committee on the Judiciary discharged from further consideration. H.R. 5585 referred to the Committee of the Whole House on the State of the Union. Pursuant to clause 2 of rule XII the Committee on the Judiciary discharged from further consideration. H.R. 5637 referred to the Committee of the Whole House on the State of the Union. Pursuant to clause 2 of rule XII the Committee on International Relations discharged from further consideration of H.R. 6054. Pursuant to clause 2 of rule XII the Committee on Energy and Commerce discharged from further consideration. H.R. 4777 referred to the Committee of

The online version should be corrected to read: The SPEAKER pro tempore (Mr. FOLEY). Pursuant to House Resolution 1039, the amendment in the nature of a substitute printed in House Report 109–679 is adopted and the Senate bill, as amended, is considered read. The text of the Senate bill, as amended, is as follows: SECTION 1. SHORT TITLE.

The online version should be corrected to read: Mr. CONAWAY. Mr. Speaker, I ask unanimous consent that in the engrossment of the bill, H.R. 6166, the Clerk be authorized to correct section numbers, punctuation, cross-references, and the table of contents, and to make such other technical and conforming changes as may be necessary to reflect the actions of the House in amending the bill, and that the Clerk be authorized to make additional technical corrections. The SPEAKER pro tempore. Is there objection to the request of the gentleman from Texas? There was no objection.

The online version should be corrected to read: Mrs. WILSON of New Mexico. Mr. Speaker, I rise today to support the New Mexico Water Planning Assistance Act (H.R. 1711). The New Mexico Water Planning Assistance Act (H.R. 1711) would assist the state of New Mexico with the development of comprehensive state water plans that will help the state more effectively manage our most precious natural resourcewater.
September 29, 2006—On Page H7915 the following appeared: 1050 So the previous question was ordered. The result of the vote was announced as above recorded. The SPEAKER pro tempore (Mr. TERRY). The question is on the resolution. The question was taken; and the Speaker pro tempore announced that the ayes appeared to have it. Ms. SLAUGHTER. Mr. Speaker, on that I demand the yeas and nays. The yeas and nays were ordered.

September 29, 2006—On Page H7916 the following appeared: The SPEAKER pro tempore (during the vote). Members are advised that there are 2 minutes remaining in the vote. 1100 Ms. SCHWARTZ of Pennsylvania and Mr. RANGEL changed their vote from “yea” to “nay.” So the previous question was ordered. The result of the vote was announced as above recorded. The SPEAKER pro tempore (Mr. TERRY). The question is on the resolution. The question was taken; and the Speaker pro tempore announced that the ayes appeared to have it. Ms. SLAUGHTER. Mr. Speaker, on that I demand the yeas and nays. The yeas and nays were ordered.

September 29, 2006—On Page H8040 the following appeared: COMMITTEE AMENDMENT OFFERED BY MR. TOM DAVIS OF VIRGINIA Mr. TOM DAVIS of Virginia. Mr. Chairman, I offer a committee amendment. The Clerk read as follows:

September 29, 2006—On Page H8043 under SEC. 408. OMB REPORT., the following appeared: Mr. TOM DAVIS of Virginia (during the reading). Mr. Speaker, I ask unanimous consent that the committee amendment be considered as read and printed in the RECORD. The SPEAKER pro tempore. Is there objection to the request of the gentleman from Virginia? There was no objection. The committee amendment was agreed to. The bill was ordered to be engrossed and read a third time, was read the third time, and passed, and a motion to reconsider was laid on the table.

November 9, 2006—On Page H8579 the following appeared: Under: REPORTED BILL SEQUENTIALLY REFERRED pursuant to clause 1(t), rule C and clause 1(f),
July 28, 2006—On Page E1599 the following appeared: SUPPORT FOR VOCATIONAL AND TECHNICAL EDUCATION HON. DANNY K. DAVIS OF ILLINOIS IN THE HOUSE OF REPRESENTATIVES Friday, July 28, 2006 Mr. DAVIS of Illinois. Mr. Speaker, I had

July 28, 2006—On Page E1610 the following appeared: COMMENDING THE DOMESTIC COPPER INDUSTRY HON. TIM HOLDEN OF PENNSYLVANIA IN THE HOUSE OF REPRESENTATIVES Friday, July 28, 2006 Mr. HOLDER. Mr. Speaker, I rise today to recognize the members of the domestic copper industry and to thank them for the tremendous services that they are providing to the Commonwealth of Pennsylvania.

September 28, 2006—On Page E1891 the following appeared: HEDGE FUND STUDY ACT HON. MICHAEL N. CASTLE OF DELAWARE IN THE HOUSE OF REPRESENTATIVES Wednesday, September 27, 2006 Mr. CASTLE. Madam Speaker, I rise today in support of my bill H.R. 6079, the “Hedge Fund Study Act.”

September 28, 2006—On Page E1902 the following appeared: CHILDREN’S HOSPITAL GME SUPPORT REAUTHORIZATION ACT SPEECH OF HON. GENE GREEN OF TEXAS IN THE HOUSE OF REPRESENTATIVES Wednesday, September 27, 2006 Mr. GENE GREEN of Texas. Mr. Speaker, I rise in support of this bill to reauthorize the Children’s Hospital Graduate Medical Education Program.

December 5, 2006—On Page H 8742 the following appeared: Pursuant to clause 2 or rule XII...H.R. 5312. Referral to the Committees

December 27, 2006—On Page H 9320 the following appeared: Sincerely, Jerry Lewis, Chairman. HOUSE OF REPRESENTATIVES, COMMITTEE ON ARMED SERVICES,

The online version should be corrected to read:

Carl D. Perkins Career and Technical Education Improvement Act of 2005 SPEECH OF HON. DANNY K. DAVIS OF ILLINOIS IN THE HOUSE OF REPRESENTATIVES Thursday, July 27, 2006 Mr. DAVIS of Illinois. Mr. Speaker, I had

COMMENDING THE DOMESTIC COPPER INDUSTRY HON. TIM HOLDEN OF PENNSYLVANIA IN THE HOUSE OF REPRESENTATIVES Friday, July 28, 2006 Mr. HOLDER. Mr. Speaker, I rise today to recognize the members of the domestic copper industry and to thank them for the tremendous services that they are providing to the Commonwealth of Pennsylvania,

HEDGE FUND STUDY ACT SPEECH OF HON. MICHAEL N. CASTLE OF DELAWARE IN THE HOUSE OF REPRESENTATIVES Wednesday, September 27, 2006 Mr. CASTLE. Madam Speaker, I rise today in support of my bill H.R. 6079, the “Hedge Fund Study Act.”

CHILDREN’S HOSPITAL GME SUPPORT REAUTHORIZATION ACT SPEECH OF HON. GENE GREEN OF TEXAS IN THE HOUSE OF REPRESENTATIVES Thursday, September 28, 2006 Mr. GENE GREEN of Texas. Mr. Speaker, I rise in support of this bill to reauthorize the Children’s Hospital Graduate Medical Education Program.

Pursuant to clause 2 of rule XII...H.R. 5312. Referral to the Committees

Sincerely, Jerry Lewis, Chairman. COMMUNICATION FROM THE HON. DUNCAN HUNTER, MEMBER OF CONGRESS, AFTER SINE DIE ADJOURNMENT HOUSE OF REPRESENTATIVES, COMMITTEE ON ARMED SERVICES,
Daily Congressional Record Corrections

Note: Corrections to the Daily Congressional Record Corrections are identified online.

(Corrections for the Office of the Secretary January 3, 2006 through August 4, 2006)

Senate

On page D5, January 18, 2006, under Committee Meetings: Nomination-Committee on the Judiciary: the following text appeared: Edna Ball Alexrod, Law Offices Edna Ball Alexrod, South Orange, New Jersey;

The online version should be corrected to read: Edna Ball Axelrod, Law Offices Edna Ball Axelrod, South Orange, New Jersey;

On page S17, January 18, 2006, under "WITHDRAWAL", the following sentence appeared: RAYMOND SIMON, OF ARKANSAS, TO BE DEPUTY SECRETARY OF EDUCATION, WHICH WAS SENT TO THE SENATE ON APRIL 15, 2005.

The online version should be corrected to read: EUGENE HICKOK, OF PENNSYLVANIA, TO BE A MEMBER OF THE NATIONAL COUNCIL ON THE HUMANITIES FOR THE REMAINDER OF THE TERM EXPIRING JANUARY 26, 2008, WHICH WAS SENT TO THE SENATE ON OCTOBER 17, 2005.

On page D10, January 20, 2006, under Chamber Action: the following text appeared: Measures Introduced: Four bills and four resolutions were introduced, as follows: S. 2180–2183, S. Res. 349–351, and S. Con. Res. 76.

The online version should be corrected by deleting: Measures Introduced: Four bills and four resolutions were introduced, as follows: S. 2180–2183, S. Res. 349–351, and S. Con. Res. 76.

On page S35, January 25, 2006, under "Executive Session", the following appeared: Calendar No. 486.

The online version should be corrected to read: Calendar No. 490

On page S461, February 1, 2006, the following sentence appeared: I further ask that following the prayer and pledge, the morning hour be deemed expired, the Journal of proceedings be approved to date, the time for the two leaders be reserved, and the Senate proceed to consideration of S. 4297, the tax reconciliation bill;

The online version has been corrected to read: I further ask that following the prayer and pledge, the morning hour be deemed expired, the Journal of proceedings be approved to date, the time for the two leaders be reserved, and the Senate proceed to consideration of H.R. 4297, the tax reconciliation bill;

On page S491, February 2, 2006, the following sentence appeared: The amendment (No. 2713) was rejected.

The online version has been corrected to read: The amendment (No. 2731) was rejected.

On page S1173, February 14, 2006, the following sentence appeared: Mr. President, for the first time in many years, Idaho taxpayers and congressional staff will face the season without a very special friend in the business.

The online version has been corrected to read: Mr. CRAPO. Mr. President, for the first time in many years, Idaho taxpayers and congressional staff will face the season without a very special friend in the business.

On page S1510, February, 27, 2006, under "NOMINATIONS" under "IN THE ARMY" the following text appeared: THE FOLLOWING NAMED INDIVIDUAL FOR REGULAR APPOINTMENT IN THE GRADE INDICATED IN THE UNITED STATES ARMY MEDICAL CORPS UNDER TITLE 10, U.S.C. SECTIONS 531 AND 3064: To be major, JAMES E. BARKER, 6694

The online version should be corrected to read: THE FOLLOWING NAMED INDIVIDUAL FOR REGULAR APPOINTMENT IN THE GRADE INDICATED IN THE UNITED STATES ARMY MEDICAL SERVICE CORPS UNDER TITLE 10, U.S.C. SECTIONS 531 AND 3064: To be major, JAMES E. BARKER, 6694
On page S2047, March 13, 2006, under “SA 3009”, the following senator was listed as the sponsor: Mr. Nelson of Nebraska.

On page S2202, March 15, 2006, “S.2421” was referred incorrectly to the Committee on Energy and Natural Resources.

On page D288, March 29, 2006, under Chamber Action: Measures Passed: Legislative Transparency and Accountability Act: the following sentence appeared: By 90 yeas to 8 nays (Vote No. 82), Senate continued consideration of S. 2349, to provide greater transparency in the legislative process, taking action on the following amendment proposed thereto:

On page D409, May 1, 2006, before Nominations Received: the following header should have appeared: Nominations Confirmed:

On page S4331, May 10, 2006, under “Measures Referred”, the following bill was inadvertently listed: H.R. 5204. An act to designate certain functions as inherently governmental, and for other purposes; to the Committee on Energy and Natural Resources.

On page S4554, May 15, 2006, under “Additional Cosponsors”, the following sentence appeared: S. 2783 At the request of Mr. Lott, the name of the Senator from Oklahoma (Mr. Coburn) was added as a cosponsor of S. 2783. . . .

The online version should be corrected to read: “SA 3009. Mr. Nelson of Florida. . . .”

The correct committee referral for “S. 2421” is the Committee on Environment and Public Works.

The online version should be corrected to read: By 90 yeas to 8 nays (Vote No. 82), Senate passed S. 2349, to provide greater transparency in the legislative process, after taking action on the following amendment proposed thereto:

The online version should be corrected to read: Nominations Confirmed: Senate confirmed the following nomination: By unanimous vote of 90 yeas (Vote No. Ex.102), Michael Ryan Barrett, to be U.S. District Judge for the Southern District of Ohio. S3791

The online version should be corrected to omit the listing for H.R. 5204.

The online version should be corrected to read: S. 2783 At the request of Mr. Lott, the name of the Senator from Mississippi (Mr. Cochran) was added as a cosponsor of S. 2783. . . .
On page S4971 under, May 23, 2006, “Submitted Resolutions”, the following cosponsors were listed to Senate Resolution 489—Relative to the death of Lloyd Bentsen, distinguished member of the United States Senate: By Mr. FRIST (for himself, Mr. REID, Mrs. HUTCHISON, Mr. CORNYN, Mr. STEVENS, Mr. AKAKA, Mr. BAUCUS, Mr. BAYH, Mr. BIDEN, Mr. BINGAMAN, Mrs. BOXER, Mr. BYRD, Ms. CANTWELL, Mr. CARPER, Mrs. CLINTON, Mr. CONRAD, Mr. DAYTON, Mr. DOO, Mr. DORGAN, Mr. DURBIN, Mr. FEINGOLD, Mrs. FEINSTEIN, Mr. HARKIN, Mr. INOUYE, Mr. JEFFORDS, Mr. JOHNSON, Mr. KENNEDY, Mr. KERRY, Mr. KOHL, Ms. LANDRIEU, Mr. LAUTENBERG, Mr. LEAHY, Mr. LEVIN, Mr. LIEBERMAN, Mrs. LINCOLN, Mr. MENENDEZ, Ms. MIKULSKI, Mrs. MURRAY, Mr. NELSON of Florida, Mr. NELSON of Nebraska, Mr. OBAMA, Mr. PRYOR, Mr. REED, Mr. ROCKEFELLER, Mr. SALAZAR, Mr. SARBA, Mr. SCHUMER, Ms. STABENOW, and Mr. WYDEN):

On page S5117, May 24, 2006, “S. 3030. A bill to extend the period for unemployment compensation under the Katrina Emergency Assistance Act of 2006” was incorrectly referred to the Committee on Finance.

On page S5224, May 25, 2006, under ENROLLED BILL SIGNED, the following message appeared: The message also announced that pursuant to 14 U.S.C. 194(a), and the order of the House of December 18, 2005, the Speaker appoints the following Member of the House of Representatives to the Board of Visitors to the United States Coast Guard Academy.

On page S5229, May 25, 2006, under S. 3171, the following sponsor appeared: Mr. BINGAMAN:

The online version should be corrected to read: Senate Resolution 489—Relative to the death of Lloyd Bentsen, distinguished member of the United States Senate: By Mr. FRIST (for himself, Mr. REID, Mrs. HUTCHISON, Mr. CORNYN, Mr. STEVENS, Mr. AKAKA, Mr. ALEXANDER, Mr. ALLARD, Mr. ALLEN, Mr. BAUCUS, Mr. BAYH, Mr. BENNETT, Mr. BIDEN, Mr. BINGAMAN, Mr. BOND, Mrs. BOXER, Mr. BROWNBACK, Mr. BUNNING, Mr. BURNS, Mr. BURR, Mr. BYRD, Ms. CANTWELL, Mr. CARPER, Mr. CHAFEE, Mr. CHAMBLISS, Mrs. CLINTON, Mr. COBURN, Mr. COCHRAN, Mr. COLEMAN, Ms. COLLINS, Mr. CONRAD, Mr. CRAIG, Mr. CRAP, Mr. DAYTON, Mr. DeMINT, Mr. DeWINE, Mr. DOO, Mr. DOMENIC, Mr. DORGAN, Mr. DURBIN, Mr. ENSIGN, Mr. ENZI, Mr. FEINSTEIN, Mrs. GRAHAM, Mr. GRASSLEY, Mr. GREGG, Mr. HAGEL, Mr. HARKIN, Mr. HATCH, Mr. INHOPE, Mr. INOUYE, Mr. ISAKSON, Mr. JEFFORDS, Mr. JOHN, Mr. KENNEDY, Mr. KERRY, Mr. KOHL, Mr. KYL, Ms. LANDRIEU, Ms. LAUTENBERG, Mr. LEAHY, Mr. LEVIN, Mr. LIEBERMAN, Mrs. LINCOLN, Mr. LOTT, Mr. LUGAR, Mr. MARTINEZ, Mr. McCAIN, Mr. McCONNELL, Mr. MENENDEZ, Ms. MIKULSKI, Ms. MURKOWSKI, Mrs. MURRAY, Mr. NELSON of Florida, Mr. NELSON of Nebraska, Mr. OBAMA, Mr. PRYOR, Mr. REED, Mr. ROBERTS, Mr. ROCKEFELLER, Mr. SALAZAR, Mr. SANTORUM, Mr. SARBA, Mr. SCHUMER, Mr. SESSIONS, Mr. SHELBY, Mr. SMITH, Ms. SNOWE, Mr. SPECTER, Ms. STABENOW, Mr. SUNUNU, Mr. TALENT, Mr. THOMAS, Mr. THUNE, Mr. VITTER, Mr. VOINOVICH, Mr. WARNER, and Mr. WYDEN):

The online version should be corrected to read: S. 3030. A bill to extend the period for unemployment compensation under the Katrina Emergency Assistance Act of 2006; to the Committee on Homeland Security and Governmental Affairs.

The online version should be corrected to read: The message also announced that pursuant to 14 U.S.C. 194(a), and the order of the House of December 18, 2005, the Speaker appoints the following Member of the House of Representatives to the Board of Visitors to the United States Coast Guard Academy: Mr. Taylor of Mississippi.

The online version should be corrected to read: Mr. BINGAMAN (for himself and Mr. LUGAR):
On page S5230, May 25, 2006, under “S. 3238”, the following sponsors appeared: Mr. Cornyn (for himself, Mr. Nelson of Nebraska, and Mrs. Hutchison):

The online version should be corrected to read: Mr. Cornyn (for himself, Mr. Nelson of FLORIDA, and Mrs. Hutchison):

On page S5243, May 25, 2006, under S. 3171, the following sponsor appeared: Mr. BINGAMAN:

The online version should be corrected to read: Mr. BINGAMAN (for himself and Mr. LUGAR):

On page D612, June 12, 2006, under Chamber Action: Measures Introduced: the following text appeared: Two bills and one resolution were introduced, as follows: S. 3490–3491 and S. Con. Res. 99.

The online version should be corrected to read: Two bills and two resolutions were introduced, as follows: S. 3490–3491, and S. Con. Res. 99–100.

On page S5921, June 15, 2006, the Rollcall Vote No. 172 announcement appeared as follows: The result was announced—yeas 45, nays 54, as follows:

The online version should be corrected to read: The result was announced—yeas 46, nays 53, as follows:

{Rollcall Vote No. 172 Leg.}

YEAS—45

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{Rollcall Vote No. 172 Leg.}

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NOT VOTING—1

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The amendment (No. 4234) was rejected.

On page S6152, June 20, 2006, center column under EXECUTIVE MESSAGE REFERRED, As in executive session the Presiding Officer laid before the Senate a message from the President of the United States submitting three treaties which were referred to the Committee on Foreign Relations.

On page S6163, June 20, 2006, Amendment SA 4366 was incorrectly submitted to S. 2677, to amend the Internal Revenue Code of 1986 to extend the investment tax credit with respect to solar energy property and qualified fuel cell property, and for other purposes.

On page S6176, June 20, 2006, Amendment SA 4366 was incorrectly submitted to S. 2677, to amend the Internal Revenue Code of 1986 to extend the investment tax credit with respect to solar energy property and qualified fuel cell property, and for other purposes.

On page S 6786, June 29, 2006, under “INTRODUCTION OF BILLS AND JOINT RESOLUTIONS”, the bill S. 3600 is referred to the Committee on Appropriations.

On page S6790, June 29, 2006, S. 3600 is referred to the Committee on Appropriations.

On pages S6808–S6809, June 29, 2006, the text of the bill (S.3627) was printed, as follows:

S. 3227

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the “Missing Mercury in Manufacturing Monitoring and Mitigation Act”.

SEC. 2. FINDINGS.

Congress finds that—

(1) mercury and mercury compounds are highly toxic to humans, ecosystems, and wildlife;

(2) as many as 10 percent of women in the United States of childbearing age have mercury in their bloodstream at a level that could pose risks to their unborn babies, and as many as 630,000 children born annually in the United States are at risk of neurological problems relating to mercury exposure in utero;

Rockefeller

The amendment (No. 4234) was rejected.

The online version should be corrected to read: As in executive session the Presiding Officer laid before the Senate a message from the President of the United States submitting a treaty which was referred to the Committee on Foreign Relations.

The online version should be corrected to read: SA 4366. Mr. ALLARD submitted an amendment intended to be proposed by him to the bill S. 2766, supra; which was ordered to lie on the table.

The online version should be corrected to read: SA 4366. Mr. ALLARD submitted an amendment intended to be proposed by him to the bill S. 2766, to authorize appropriations for fiscal year 2007 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe personnel strengths for such fiscal year for the Armed Forces, and for other purposes; which was ordered to lie on the table. . . .

The online version should be corrected to read: . . . to the Committee on Finance.

The Record is corrected to read as follows:

S. 3627

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the “Missing Mercury in Manufacturing Monitoring and Mitigation Act”.

SEC. 2. FINDINGS.

Congress finds that—

(1) mercury and mercury compounds are highly toxic to humans, ecosystems, and wildlife;
(3) the most significant source of mercury exposure to people in the United States is ingestion of mercury-contaminated fish;

(4) the Environmental Protection Agency reports that, as of 2004, as a result of mercury contamination—

(A) 44 States have fish advisories covering more than 13,000,000 lake acres and more than 750,000 river miles;

(B) in 21 States, the freshwater fish advisories are statewide; and (C) in 12 States, the coastal fish advisories are statewide;

(5) the long-term solution to mercury pollution is to minimize global mercury use and releases of mercury to eventually achieve reduced contamination levels in the environment, rather than reducing fish consumption, since uncontaminated fish represents a critical and healthy source of nutrition for people worldwide;

(6) an estimated additional 24,000 to 30,000 tons of mercury are used at mercury cell chlor-alkali plants worldwide;

(7) mercury pollution is a transboundary pollutant that—

(A) is deposited locally, regionally, and globally; and

(B) affects bodies of water near industrial areas, such as the Great Lakes, as well as bodies of water in remote areas, such as the Arctic Circle;

(8)(A) of the approximately 30 plants in the United States that produce chlorine, only 8 use the obsolete "mercury cell" chlor-alkali process; and

(B) the 8 plants described in subparagraph (A) that use the mercury cell chlor-alkali process release or lose a quantity of mercury that rivals the mercury emissions of all coal-fired power plants in the United States;

(9)(A) only about 10 percent of the total quantity of chlorine and caustic soda produced comes from the chlor-alkali plants described in paragraph (8) that use the mercury cell chlor-alkali process; and

(B) cost-effective alternatives are available and in use in the remaining 90 percent of chlorine and caustic soda production, and other countries, including Japan, have already banned the mercury cell chlor-alkali process;
(10) as of the date of enactment of this Act, the chlor-alkali industry in the United States possesses approximately 2,500 tons of mercury at facilities using the mercury cell process and historically has used substantially greater quantities of mercury because many more facilities in the past used the mercury cell process;

(11) the chlor-alkali industry acknowledges that—

(A) mercury can contaminate products manufactured at mercury cell facilities; and

(B) the use of some of those products results in the direct and indirect release of mercury;

(12) despite those quantities of mercury known to have been used or to be in use, the chlor-alkali industry and the Environmental Protection Agency have failed—

(A) to adequately account for the disposition of the mercury used at those facilities; and

(B) to accurately estimate current mercury emissions; and

(13) it is critically important that the United States work aggressively toward the monitoring and mitigation of domestically-used mercury.

SEC. 3. STATEMENT OF POLICY.

Congress declares that the United States should develop policies and programs that will—

(1) reduce mercury use and emissions within the United States;

(2) reduce mercury releases from the reservoir of mercury currently in use or circulation within the United States; and

(3) reduce exposures to mercury, particularly exposures of women of childbearing age and young children.

SEC. 4. USE OF MERCURY IN CHLORINE AND CAUSTIC SODA MANUFACTURING.

(a) In General.—Title I of the Toxic Substances Control Act (15 U.S.C. 2601 et seq.) is amended by inserting after section 6 the following:

“SEC. 6A. USE OF MERCURY IN CHLORINE AND CAUSTIC SODA MANUFACTURING.

“(a) Definitions.—In this section:

“(1) CHLOR-ALKALI FACILITY.—The term ‘chlor-alkali facility’ means a facility used for the manufacture of chlorine or caustic soda using a mercury cell process.
(2) HAZARDOUS WASTE; SOLID WASTE.—The terms 'hazardous waste' and 'solid waste' have the meanings given those terms in section 1004 of the Solid Waste Disposal Act (42 U.S.C. 6903).

(b) Prohibition.—Effective beginning January 1, 2012, the manufacture of chlorine or caustic soda using mercury cells is prohibited in the United States.

(c) Reporting.—

(1) IN GENERAL.—Not later than April 1, 2007, and annually thereafter through April 1, 2012, the owner or operator of each chlor-alkali facility shall submit to the Administrator and the State in which the chlor-alkali facility is located a report that identifies—

(A) each type and quantity of mercury-containing hazardous waste and nonhazardous solid waste generated by the chlor-alkali facility during the preceding calendar year;

(B) the mercury content of the wastes;

(C) the manner in which each waste was managed, including the location of each offsite location to which the waste was transported for subsequent handling or management;

(D) the volume of mercury released, intentionally or unintentionally, into the air or water by the chlor-alkali facility, including mercury released from emissions or vaporization;

(E) the volume of mercury estimated to have accumulated in pipes and plant equipment of the chlor-alkali facility, including a description of—

(i) the applicable volume for each type of equipment; and

(ii) methods of accumulation; and

(F) the quantity and forms of mercury found in all products produced for sale by the chlor-alkali facility.

(2) AVOIDANCE OF DUPLICATION.—To avoid duplication, the Administrator may permit the owner or operator of a facility described in paragraph (1) to combine and submit the report required under this subsection with any report required to be submitted by the owner or operator under subtitle C of the Solid Waste Disposal Act (42 U.S.C.6921 et seq.).

(d) Inventory.—
“(1) IN GENERAL.—For each chlor-alkali facility that ceases operations on or after July 1, 2008, not later than 1 year after the date of cessation of operations, the Administrator, in consultation with the State in which the facility is located, shall conduct a comprehensive mercury inventory covering the life and closure of the chlor-alkali facility, taking into the account—

“(A) the total quantity of mercury purchased to start and operate the chlor-alkali facility;

“(B) the total quantity of mercury remaining in mercury cells and other equipment at the time of closure of the chlor-alkali facility;

“(C) the estimated quantity of mercury in hazardous waste, nonhazardous solid waste, and products generated at the chlor-alkali facility during the operational life of the chlor-alkali facility; and

“(D) the estimated aggregate mercury releases from the chlor-alkali facility into air and other environmental media.

“(2) RECORDS AND INFORMATION.—In carrying out paragraph (1), the Administrator shall obtain mercury purchase records and such other information from each chlor-alkali facility as are necessary to determine, as accurately as practicable from available information, the magnitude and nature of mercury releases from the chlor-alkali facility into air and other environmental media.

“(e) Transfer to Storage.—

“(1) REGULATIONS.—Not later than July 1, 2008, the Administrator shall promulgate regulations establishing the terms and conditions necessary to facilitate the transfer and storage of mercury located at closed or closing chlor-alkali facilities, including the allocation of costs and potential liabilities of that transfer and storage.

“(2) DEADLINE FOR TRANSFER.—Beginning on July 1, 2008, elemental mercury located at a closed or closing chlor-alkali facility that has ceased operations shall be transferred to a storage facility established by the Administrator in accordance with the regulations promulgated under paragraph (1).

“(f) Health Assessment.—Not later than July 1, 2009, for each chlor-alkali facility that continues to operate as of July 1, 2008, the Administrator, in coordination with the Administrator of the Agency for Toxic Substances and Disease Registry, shall conduct a health assessment of employees at the chlor-alkali facility.
“(g) Regulations.—In addition to regulations described in subsection (e)(1), the Administrator may promulgate such regulations, including the establishment of a reporting form for use in accordance with subparagraph (c), as are necessary to carry out this section.”.

(b) Conforming Amendment.—The table of contents of the Toxic Substances Control Act (15 U.S.C. 2601 note) is amended by inserting after the item relating to section 6 the following:

“Sec. 6A. Use of mercury in chlorine and caustic soda manufacturing.”.

On page S6811, June 29, 2006, SENATE RESOLUTION 525 is referred to the Committee on Administration.

On page S7626, July 17, 2006, the section “MEASURES REFERRED” appeared.

On page S7626, July 17, 2006, under “MEASURES DISCHARGED”, the bill (H.R. 125) was referred to the Committee on Environment and Public Works.

On page S8133, July 24, 2006, under “AMENDMENTS SUBMITTED AND PROPOSED”, amendment SA 4688 appears.

On page S8133, July 24, 2006, under “AMENDMENTS SUBMITTED AND PROPOSED”, amendment SA 4690 is submitted by Mr. DOMENICI (for himself, Mr. COCHRAN, Mr. FRIST, Ms. LANDRIEU, Mr. MARTINEZ, Mr. SESSIONS, Mr. MITTER, Mr. CORNYN, Mrs. HUTCHISON, Mr. LOTT, Mr. MCCONNELL, and Mr. SHELBY) . . . and was referred to S. 3711, to enhance energy independence and security of the United States . . .

On page S8535, August 1, 2006, under “REPORTS OF COMMITTEE”, the bill S. 3661 was reported out with written report number 109–316.

On page D884, August 2, 2006, under Measures Passed: Coach John Wooden Post Office Building: the following sentence appeared: Senate passed S. 4646, to designate the facility of the United States Postal Service located at 7320 Reseda Boulevard in Reseda, California, as the “Coach John Wooden Post Office Building”, clearing the measure for the President.

The online version should be corrected to read:

. . . to the Committee on Rules and Administration.

The online version should be corrected to omit the section “MEASURES REFERRED”.

The online version should be corrected to read:

. . . to the Committee on Energy and Natural Resources.

The online version should be corrected to omit amendment SA 4688.

The online version should be corrected to read:

SA 4690. Mr. NELSON (of FLORIDA) submitted an amendment intended to be proposed by him to the bill S. 3711, to enhance energy independence and security of the United States by providing for exploration, development, and production activities for mineral resources in the Gulf of Mexico, and for other purposes. . . .

The online version should be corrected to read:


The online version should be corrected to read:

Senate passed H.R. 4646, to designate the facility of the United States Postal Service located at 7320 Reseda Boulevard in Reseda, California, as the “Coach John Wooden Post Office Building”, clearing the measure for the President.