Daily Congressional Record
Corrections for 2011
Daily Congressional Record Corrections

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

(Corrections May 12, 2011 through June 3, 2011)

House

May 12, 2011, on Page H3245, the following appeared: We have incredibly dedicated men and women... Obama bin Laden.

June 1, 2011, on Page D581, the following appeared: Law Revision Counsel for the House of Representatives—Appointment. The Chair announced the Speaker's appointment of Mr. Ralph V. Seep as Law Revision Counsel for the House of Representatives, Effective June 1, 2011. Earlier, read...

June 1, 2011, on Page D582, the following appeared: LaTourette amendment that reduces funding for the Office of the Secretary and Executive management by $459,180,000 and increases funding for Firefighter Assistance Grants by $640,000,000 (by a recorded vote of 333 ayes to 87 noes, Roll No. 384)

June 3, 2011 on Page E1048, the following appeared: CONGRATULATING NISWONGER FOUNDATION HON. TED POE OF TEXAS IN THE HOUSE OF REPRESENTATIVES Friday, June 3, 2011 Mr. POE of Texas. Mr. Speaker,

The online version should be corrected to read: We have incredibly dedicated men and women... Osama bin Laden.

The online version should be corrected to read: Retirement of Law Revision Counsel for the House of Representatives: Read...

The online version should be corrected to read: LaTourette amendment that increases funding, by offset, for Firefighter Assistance Grants by $320 million (by a recorded vote of 333 ayes to 87 noes, Roll No. 384)

The online version should be corrected to read: CONGRATULATING NISWONGER FOUNDATION HON. DAVID P. ROE OF TENNESSEE IN THE HOUSE OF REPRESENTATIVES Friday, June 3, 2011 Mr. ROE of Tennessee. Mr. Speaker,
Daily Congressional Record Corrections

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

(Corrections May 4, 2011 through June 30, 2011)

Senate

On page D447, May 4, 2010, the following language appears: Measures Read the First Time: Page S2683

On page S2731, May 5, 2011, in the third column, under the heading SUBMISSION OF CONCURRENT AND SENATE RESOLUTIONS, the following appears: By Mr. Reid (for himself, Mr. Grassley, Mr. Whitehouse, Mr. Kohl, Mr. Graham, Mr. Sessions, Mr. Brown of Ohio, Mrs. Murray, Mr. Perry, Mr. Tester, Ms. Landrieu, Ms. Mikulski, Mr. Baucus, Mr. Hatch, Mr. Levin, Ms. Klobuchar, Mr. Rockefeller, Mr. Chambliss, Mr. Durbin, Mrs. Feinstein, Mr. Nelson of Nebraska, Mr. Menendez, Mrs. Boxer, and Mr. Schumer): S. Res. 168.

On page S2745, May 5, 2011, in the second column, the following appears: SENATE RESOLUTION 168—COMMEMORATING AND ACKNOWLEDGING THE DEDICATION AND SACRIFICE MADE BY THE FEDERAL, STATE, AND LOCAL LAW ENFORCEMENT OFFICERS WHO HAVE BEEN KILLED OR INJURED IN THE LINE OF DUTY Mr. Reid of Nevada . . .

On page S2746, May 5, 2011, in the first column, the following appears: SENATE RESOLUTION 170 "HONORING THAD ALLEN OF THE UNITED STATES COAST GUARD"

On page D455, May 5, 2010, the following language appears: Measures Placed on the Calendar: Page S2729 Measures Read the First Time: Page S2729

The online Record has been corrected to read: Measures Read the First Time: Pages S2683, S2695

The online Record has been corrected to read: By Mr. Leahy (for himself, Mr. Grassley, Mr. Whitehouse, Mr. Kohl, Mr. Graham, Mr. Sessions, Mr. Brown of Ohio, Mrs. Murray, Mr. Kerr, Mr. Tester, Ms. Landrieu Ms. Mikulski, Mr. Baucus, Mr. Hatch, Mr. Levin, Ms. Klobuchar, Mr. Rockefeller, Mr. Chambliss, Mr. Durbin, Mrs. Feinstein, Mr. Nelson of Nebraska, Mr. Menendez, Mrs. Boxer, and Mr. Schumer): S. Res. 168.

The Record has been corrected to read: S. Res. 170. A resolution honoring Admiral Thad Allen of the United States Coast Guard (Ret.) . . .

The online Record has been corrected to read: SENATE RESOLUTION 168—COMMEMORATING AND ACKNOWLEDGING THE DEDICATION AND SACRIFICE MADE BY THE FEDERAL, STATE, AND LOCAL LAW ENFORCEMENT OFFICERS WHO HAVE BEEN KILLED OR INJURED IN THE LINE OF DUTY Mr. Leahy . . .

The Record has been corrected to read: SENATE RESOLUTION 170 "HONORING ADMIRAL THAD ALLEN OF THE UNITED STATES COAST GUARD"

The online Record has been corrected to read: Measures Placed on the Calendar: Pages S2702, S2729 Measures Read the First Time: Pages S2729, S2753
On page D456, May 5, 2011, the following language appears: Committee on Commerce, Science, and Transportation: Committee ordered favorably reported the following business items: S. 46, to reauthorize the Coral Reef Conservation Act of 2000, with an amendment in the nature of a substitute; S. 52, to establish uniform administrative and enforcement procedures and penalties for the enforcement of the High Seas Driftnet Fishing Moratorium Protection Act and similar statutes, with an amendment in the nature of a substitute; S. 363, to authorize the Secretary of Commerce to convey property of the National Oceanic and Atmospheric Administration to the City of Pascagoula, Mississippi, with an amendment in the nature of a substitute;

The online Record has been corrected to read: Committee on Commerce, Science, and Transportation: Committee ordered favorably reported the following business items: S. 46, to reauthorize the Coral Reef Conservation Act of 2000; S. 52, to establish uniform administrative and enforcement procedures and penalties for the enforcement of the High Seas Driftnet Fishing Moratorium Protection Act and similar statutes; S. 363, to authorize the Secretary of Commerce to convey property of the National Oceanic and Atmospheric Administration to the City of Pascagoula, Mississippi;

On page S2801, May 9, 2011, under NOMINATIONS, the following appears: MICHAEL H. CORBIN, OF CALIFORNIA . . . THE UNITED STATES OF AMERICA TO BE AMBASSADOR TO THE UNITED ARAB EMIRATES.

The online Record has been corrected to read: MICHAEL H. CORBIN, OF CALIFORNIA . . . THE UNITED STATES OF AMERICA TO THE UNITED ARAB EMIRATES.

On page D467, May 9, 2011, the following language appears: Subsequently, Senator Reid entered a motion to reconsider the vote by which cloture was not invoked on the nomination of James Michael Cole, of the District of Columbia, to be Deputy Attorney General. Page S2771

The online Record has been corrected to read: Subsequently, Senator Reid entered a motion to reconsider the vote by which cloture was not invoked on the nomination of James Michael Cole, of the District of Columbia, to be Deputy Attorney General. Page S2772

On page S2991 May 16, 2011, the Record reads: EC–1674 A communication from the Chief of the Publications . . . to the Committee on Commerce, Science, and Transportation.

The online Record has been corrected reads: EC–1674. A communication from the Chief of the Publications . . . to the Committee on Finance.


On page D508, May 16, 2011, the following language appears: Close Big Oil Tax Loopholes Act and Offshore Production and Safety Act—Agreement: . . . . Page S2999

The online Record has been corrected to read: Close Big Oil Tax Loopholes Act and Offshore Production and Safety Act—Agreement: . . . . Pages S2999, S3002


The online Record has been corrected to read: . . . Susan L. Carney, of Connecticut, to be U.S. Circuit Judge . . .

On page D512, May 17, 2011, the following language appears: Nomination Confirmed: . . . . Pages S3005–13

The online Record has been corrected to read: Nomination Confirmed: . . . . Pages S3005–13, S3062
On page S3168, May 19, 2011, the Record reads:
EC–1787. A communication from the Associated Chief, Wireline Competition Bureau . . . received on May 17, 2011; to the Committee on Commerce, Science, and Transportation.

On page S3169 May 19, 2011, the Record reads:


On page S3203 May 19, 2011, under THE JUDICIARY, the Record reads: Gina Marie Groh, of West Virginia, to Be United States District Judge for Northern District of West Virginia, Vice W. Craig Broadwater, retired

On page S3245, May 23, 2011, under To be brigadier general the Record reads: COLONEL CYNTHIA A. O'CONNELL

On page S3245, May 23, 2011, under To be brigadier general the Record reads: COLONEL RICHARD D. CLARKE, JR.

On page S3267, May 24, 2011, in the first column, at the very top, the following appears: S. 1057. A bill to repeal the Volumetric Ethanol Tax Credit.

On page S3275, May 24, 2011, in the first column, above the beading SUBMISSION OF CONCURRENT AND SENATE RESOLUTIONS, the following appears: S. 1057. A bill to repeal the Volumetric Ethanol Tax Credit.

On page S3337, May 25, 2011, the following appears in the Record: EC–1868. A communication from the Program Manager . . . Finance.

On page S3401, May 26, 2011, in all columns, the following appears: “I further announce that, if present and voting, the Senator from New York (Mr. SCHUMER) would vote “yea.”


The online Record has been corrected to read: EC–1787. A communication from the Associated Chief, Wireline Competition Bureau . . . received in the Office of the President of the Senate on May 17, 2011; to the Committee on Commerce, Science, and Transportation.

The online Record has been corrected to read: EC–1812. A communication from the Administrator . . . “National Airspace System Capital Investment Plan Fiscal Years 2012–2016”; to the Committee on Commerce, Science, and Transportation.

The online Record has been corrected to read: Andrew L. Carter, Jr., Of New York, To Be United States District Judge For The Southern District Of New York, Vice Victor Marrero, Retired

The online Record has been corrected to read: Gina Marie Groh, of West Virginia, to Be United States District Judge for Northern District of West Virginia, Vice W. Craig Broadwater, deceased.

The online Record has been corrected to read: COLONEL CYNTHIA A. O'CONNELL

The online Record has been corrected to read: COLONEL RICHARD D. CLARKE, JR.

The online Record has been corrected to read: S. 1057. A bill to repeal the Volumetric Excise Tax Credit.

The online Record has been corrected to read: S. 1057. A bill to repeal the Volumetric Excise Tax Credit.

The online Record has been corrected to read: S. 1057. A bill to repeal the Volumetric Excise Tax Credit.

The online Record has been corrected to read: EC–1868. A communication from the Program Manager . . . Health, Education, Labor and Pensions.

The online Record has been corrected to read: “I further announce that, if present and voting, the Senator from New Jersey (Mr. MENENDEZ) and the Senator from New York (Mr. SCHUMER) would each vote “yea.”

The online Record has been corrected to read: . . . Brigadier General Tod D. Wolters Brigadier General Timothy M. Zadalis
On page D562, May 26, 2011 the following language appears: Routine lists in the Air Force, Army, Coast Guard, Foreign Service, Marine Corps, Navy, and Public Health Service. Pages S3463, S3467–69

On page S3498, June 6, 2011, top left column, the Record reads: The regulation of fiduciaries who represent individuals for purposes of receiving benefits under laws administered by the Secretary of Veterans Affairs, and for other purposes;

On page S3510, June 6, 2011, in the second column, the Record reads: DEPARTMENT OF DEFENSE

On page S3510, June 6, 2011, in the second column, the Record reads: To be general Gen. Martin E. Dempsey

On page D601, June 6, 2011, in the second column, the Record reads: 1 Army nominations in the rank of general 1 Department of Defense nomination in the rank of admiral 1 Department of Defense nomination in the rank of general

On page D607, June 7, 2011, the following language appears: Subsequently, the motion to invoke cloture on the motion to proceed to consideration of the bill, was withdrawn. Page S3535 A unanimous-consent-time agreement . . . Page S3567

On page D607, June 7, 2011, the following language appears: Amendments Submitted: Pages S3553–66

On page D608, June 7, 2011, the Record reads as follows: Committee on Foreign Relations: Committee concluded a hearing to examine Protocol Amending the Convention between the United States of America and the Swiss Confederation for the Avoidance of Double Taxation with Respect to Taxes on Income, signed at Washington on October 2, 1996 . . .

On page D612, June 8, 2011, the following language appears: Durbin Amendment No. 393 (to Amendment No. 392), to address the time period for consideration of the smaller issuer exemption. Page S3579

The online Record has been corrected to read: Routine lists in the Air Force, Army, Coast Guard, Foreign Service, Marine Corps, Navy, and Public Health Service. Pages S3463–65, S3466–69

The online Record has been corrected to read: The regulation of fiduciaries who represent individuals for purposes of receiving benefits under laws administered by the Secretary of Veterans Affairs, and for other purposes; to the Committee on Veterans' Affairs.

The online Record has been corrected to read: IN THE ARMY

The online Record has been corrected to read: To be general Gen. Martin E. Dempsey IN THE NAVY

The online Record has been corrected to read: 2 Army nominations in the rank of general 1 Navy nomination in the rank of admiral

The online Record has been corrected to read: Subsequently, the motion to invoke cloture on the motion to proceed to consideration of the bill, was withdrawn. Page S3524 A unanimous-consent-time agreement . . . Pages S3535, S3567

The online Record has been corrected to read: Amendments Submitted: Pages S3553–66 Notices of Intent: Page S3566

The online Record has been corrected to read: Committee on Foreign Relations: Committee concluded a hearing to examine Protocol Amending the Convention between the United States of America and the Swiss Confederation for the Avoidance of Double Taxation with Respect to Taxes on Income, signed at Washington on October 2, 1996, signed on September 23, 2009, at Washington, as corrected by an exchange of notes effected November 16, 2010 and a related agreement effected by an exchange of notes on September 23, 2009 . . .

The online Record has been corrected to read: Durbin Amendment No. 393 (to Amendment No. 392), to address the time period for consideration of the smaller issuer exemption. Page S3579, S3594
On page S3695, June 9, 2011, in the first column, the following appears: SA 436. Mr. COBURN (for himself and Mr. CARDIN) submitted an amendment intended to be proposed by him to the bill, S. 782, supra.

The online Record has been corrected to read: SA 436. Mr. COBURN (for himself and Mrs. FEINSTEIN) submitted an amendment intended to be proposed by him to the bill, S. 782, supra.

On page S3695, June 9, 2011, in the second column, under the heading TEXT OF AMENDMENTS, the following appears: SA 436. Mr. COBURN (for himself and Mr. CARDIN) submitted an amendment intended to be proposed by him to the bill S. 782, to amend the Public Works and Economic Development Act of 1965 to reauthorize that Act, and for other purposes; as follows.

The online Record has been corrected to read: SA 436. Mr. COBURN (for himself and Mrs. FEINSTEIN) submitted an amendment intended to be proposed by him to the bill S. 782, to amend the Public Works and Economic Development Act of 1965 to reauthorize that Act, and for other purposes; as follows.

On page D617, June 9, 2011, the following language appears: Rejected: By 53 yeas to 46 nays (Vote No. 87), McConnell (for Snowe) Amendment No. 390, to reform the regulatory process to ensure that small businesses are free to compete and to create jobs. (A unanimous-consent agreement was reached providing that the amendment, having failed to achieve 60 affirmative votes, the amendment was not agreed to.) Pages S3655, S3654–55

The online Record has been corrected to read: Rejected: By 53 yeas to 46 nays (Vote No. 87), McConnell (for Snowe) Amendment No. 390, to reform the regulatory process to ensure that small businesses are free to compete and to create jobs. (A unanimous-consent agreement was reached providing that the amendment, having failed to achieve 60 affirmative votes, the amendment was not agreed to.) Pages S3635, S3654–55

On page D617, June 9, 2011, the following language appears: Merkley Amendment No. 440, to require the Secretary of Energy to establish an Energy Efficiency Loan Program under which the Secretary shall make funds available to States to support financial assistance provided by qualified energy efficiency or renewable efficiency improvements. Pages S3660–61

The online Record has been corrected to read: Merkley Amendment No. 440, to require the Secretary of Energy to establish an Energy Efficiency Loan Program under which the Secretary shall make funds available to States to support financial assistance provided by qualified financing entities for making qualified energy efficiency or renewable efficiency improvements. Pages S3752–61


The online Record has been corrected to read: EC–2074. A communication from . . . Armed Services.

On page D625, June 13, 2011, the following language appears: Executive Communications: Page S3726

The online Record has been corrected to read: Executive Communications: Pages S3726–27

On page D631, June 14, 2011 the following language appears: Merkley Amendment No. 440, to require the Secretary of Energy to establish an Energy Efficiency Loan Program under which the Secretary shall make funds available to States to support financial assistance provided by qualified energy efficiency or renewable efficiency improvements. Pages S3752–61

The online Record has been corrected to read: Merkley Amendment No. 440, to require the Secretary of Energy to establish an Energy Efficiency Loan Program under which the Secretary shall make funds available to States to support financial assistance provided by qualified financing entities for making qualified energy efficiency or renewable efficiency improvements. Pages S3752–61

On page S3726, June 13, 2011, in the following language appears: Executive Reports of Committees: Page S3773

The online Record has been corrected to read: Executive Reports of Committees: Page S3773 Additional Cosponsors: Page S3773

On page D632, June 14, 2011, the following language appears: Executive Reports of Committees: Page S3773

On page D640, June 15, 2011, the following language appears: McCain Amendment No. 412, to repeal the wage rate requirements commonly known as the Davis-Beacon Act. Page S3847

The online Record has been corrected to read: McCain Amendment No. 412, to repeal the wage rate requirements commonly known as the Davis-Beacon Act. Page S3847
On page S3891, June 16, 2011, in the third column, under the heading SUBMISSION OF CONCURRENT AND SENATE RESOLUTIONS, the following appears: S. Res. 209. A resolution congratulating the Dallas Mavericks on winning the 2011 National Basketball Championship; considered and agreed to.

The Record has been corrected to read: S. Res. 209. A resolution congratulating the Dallas Mavericks on winning the 2011 National Basketball Association Championship; considered and agreed to.

On page S3897, June 16, 2011, in the third column, under the heading SUBMITTED RESOLUTIONS, the following appears: SENATE RESOLUTION 209—CONGRATULATING THE DALLAS MAVERICKS ON WINNING THE 2011 NATIONAL BASKETBALL CHAMPIONSHIP

The online Record has been corrected to read: SENATE RESOLUTION 209—CONGRATULATING THE DALLAS MAVERICKS ON WINNING THE 2011 NATIONAL BASKETBALL ASSOCIATION CHAMPIONSHIP

On page D650, June 16, 2011, the following language appears: By 41 yeas to 59 nays (Vote No. 91) . . . the amendment was not agreed to.) Page S3852

On page D651, June 16, 2011, the following language appears: McCain Amendment No. 412, to repeal the wage rate requirements commonly known as the Davis-Beacon Act. Page S3852

On page D651, June 16, 2011, the following language appears: Merkley Amendment No. 427 . . . process. Page S3852

On page S3969, June 21, 2011, the following language appears: EC–2216. A communication from the Senior Program Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “Regulation of Fractional Aircraft Ownership Programs and on-Demand Operations; Technical Amendment” ((RIN2120–H06 (Docket No. FAA–2001–10047)) . . .

On page D683, June 23, 2011, the following language appears: By 41 yeas to 57 nays (Vote No. 96), DeMint Amendment No. 510, to strike the provision relating to the Director, Bureau of Justice Statistics. (A unanimous-consent agreement was reached providing that the amendment, having failed to achieve 60 affirmative votes, the amendment was not agreed to.) Pages S4047, S4048–49, S4055

On page D683, June 23, 2011, the following language appears: Coburn Amendment No. 500, to prevent the creation of duplicative and overlapping Federal programs. Page S4058

On page S3969, June 21, 2011, the following language appears: EC–2216. A communication from the Senior Program Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “Regulation of Fractional Aircraft Ownership Programs and on-Demand Operations; Technical Amendment” ((RIN2120–AHO6 (Docket No. FAA–2001–10047)) . . .

On page D683, June 23, 2011, the following language appears: By 41 yeas to 57 nays (Vote No. 96), DeMint Amendment No. 510, to strike the provision relating to the Director, Bureau of Justice Statistics. (A unanimous-consent agreement was reached providing that the amendment, having failed to achieve 60 affirmative votes, the amendment was not agreed to.) Pages S4046–47, S4048–49, S4055

On page D683, June 23, 2011, the following language appears: Coburn Amendment No. 500, to prevent the creation of duplicative and overlapping Federal programs. Pages S4046, S4058
On page S4072, the Record reads: . . . I recognize Strandburg, SD . . . after John Strandburg . . .

On page S4129, June 27, 2011, the following language appears: EC–2298. A communication from the Chief of the Publications and Regulations Branch . . . . to the Committee of Finance.

On page S4148, June 28, 2011, the Record reads: NOTICE OF INTENT

On Page S4158, June 28, 2011, in the first column, under the heading S. Res. 170, the following appears: At the request of Mr. COCHRAN, the name of the Senator from West Virginia (Mr. ROCKEFELLER) was added as a cosponsor of S. Res. 170, a resolution honoring Thad Allen of . . .

On page D703, June 28, 2011, the following language appears: Withdrawn: Cornyn Amendment No. 504, to strike the provisions relating to the Comptroller of the Army, the Comptroller of the Navy, and the Comptroller of the Air Force. Page S4145 Kirk (for McCain) Amendment No. 493, to preserve congressional oversight into the budget overruns of the Office of Navajo and Hopi Relocation. Page S4145 Sessions (for Paul) Amendment No. 502, to strike the provision relating to the Treasurer of the United States. Page S4145

On page D704, June 28, 2011, the following language appears: A unanimous-consent agreement was reached providing for further consideration of the bill at approximately 10:30 a.m., on Wednesday, June 29, 2011, that at 11 a.m., on Wednesday, June 29, 2011, Senate vote on or in relation to the remaining amendments to the bill in the following order: D704 DeMint Amendment No. 501 . . . and that all other provisions of previous orders with respect to the bill remain in effect. Page S4163

On page D704, June 28, 2011, the following language appears: Virginia A. Seitz, of the District of Columbia, to be an Assistant Attorney General. Pages S4136, S4164 Lisa O. Monaco, of the District of Columbia, to be an Assistant Attorney General. Pages S4136, S4164

On page S4227, June 29, 2011, in the third column, under the heading S. Res. 170, the following appears: At the request of Mr. COCHRAN, the name of the Senator from Texas (Mrs. HUTCHISON) was added as a cosponsor of S. Res. 170, a resolution honoring Admiral Thad Allen of . . .

The online Record has been corrected to read: . . . I recognize Strandberg, SD . . . after John Strandberg

The online Record has been corrected to read: EC–2298. A communication from the Chief of the Publications and Regulations Branch . . . . to the Committee of Health, Education, Labor and Pensions.

The online Record has been corrected to read: INTENTION TO OBJECT—S. 1145

The Record has been corrected to read: At the request of Mr. COCHRAN, the name of the Senator from West Virginia (Mr. ROCKEFELLER) was added as a cosponsor of S. Res. 170, a resolution honoring Admiral Thad Allen of . . .

The online Record has been corrected to read: Withdrawn: Cornyn Amendment No. 504, to strike the provisions relating to the Comptroller of the Army, the Comptroller of the Navy, and the Comptroller of the Air Force. Pages S4145, S4147, S4149 Kirk (for McCain) Amendment No. 493, to preserve congressional oversight into the budget overruns of the Office of Navajo and Hopi Relocation. Pages S4145, S4147 Sessions (for Paul) Amendment No. 502, to strike the provision relating to the Treasurer of the United States. Pages S4145, S4147

The online Record has been corrected to read: A unanimous-consent agreement was reached providing for further consideration of the bill at approximately 10:30 a.m., on Wednesday, June 29, 2011, that at 11 a.m., on Wednesday, June 29, 2011, Senate vote on or in relation to the remaining amendments to the bill in the following order: D704 DeMint Amendment No. 501 . . . and that all other provisions of previous orders with respect to the bill remain in effect. Pages S4147, S4163

The online Record has been corrected to read: Virginia A. Seitz, of the District of Columbia, to be an Assistant Attorney General. Pages S4136, S4144, S4164 Lisa O. Monaco, of the District of Columbia, to be an Assistant Attorney General. Pages S4136, S4144, S4164

The Record has been corrected to read: At the request of Mr. COCHRAN, the name of the Senator from Texas (Mrs. HUTCHISON) was added as a cosponsor of S. Res. 170, a resolution honoring Admiral Thad Allen of . . .
On page S4236, June 29, 2011, the Record reads: SENATE RESOLUTION 219—DESIGNATING SEPTEMBER 12, 2011. . .

The online Record has been corrected to read: SENATE RESOLUTION 219—DESIGNATING SEPTEMBER 13, 2011. . .

On pages D712–713, June 29, 2011, the following language appears: BUSINESS MEETING Committee on Veterans’ Affairs: Committee ordered favorably reported the following business items: S. 277, to amend title 38, United States Code, to furnish hospital care, medical services, and nursing home care to veterans who were stationed at Camp Lejeune, North Carolina, while the water was contaminated at Camp Lejeune; S. 572, to amend title 38, United States Code, to repeal the prohibition on collective bargaining with respect to matters and questions regarding compensation of employees of the Department of Veterans Affairs other than rates of basic pay; S. 745, to amend title 38, United States Code, to protect certain veterans who would otherwise be subject to a reduction in educational assistance benefits; S. 894, to amend title 38, United States Code, to provide for an increase, effective December 1, 2011, in 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; S. 914, to amend title 38, United States Code, to authorize the waiver of the collection of copayments for telehealth and telemedicine visits of veterans; and

The online Record has been corrected to read: BUSINESS MEETING Committee on Veterans’ Affairs: Committee ordered favorably reported the following business items: S. 277, to amend title 38, United States Code, to furnish hospital care, medical services, and nursing home care to veterans who were stationed at Camp Lejeune, North Carolina, while the water was contaminated at Camp Lejeune, with an amendment in the nature of a substitute; S. 572, to amend title 38, United States Code, to repeal the prohibition on collective bargaining with respect to matters and questions regarding compensation of employees of the Department of Veterans Affairs other than rates of basic pay; S. 745, to amend title 38, United States Code, to protect certain veterans who would otherwise be subject to a reduction in educational assistance benefits, with an amendment in the nature of a substitute; S. 894, to amend title 38, United States Code, to provide for an increase, effective December 1, 2011, in 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; S. 914, to amend title 38, United States Code, to authorize the waiver of the collection of copayments for telehealth and telemedicine visits of veterans, with an amendment in the nature of a substitute; and

On page D713, June 29, 2011, the following language appears: S. 951, to improve the provision of Federal transition, rehabilitation, vocational, and unemployment benefits to members of the Armed Forces and veterans.

On page S4293, June 30, 2011, in the second column, under the heading S. Res. 170, the following appears: At the request of Ms. LANDRIEU, her name was added as a cosponsor of S. Res. 170, a resolution honoring Thad Allen of. . .

On page D716, June 30, 2011, the following language appears: Second Reading—Agreement: A unanimous-consent agreement was reached providing that S. 1317 and S. 1323, be considered to have been read twice, en bloc, and placed on the Calendar. Page S4290

The online Record has been corrected to read: Second Reading—Agreement: A unanimous-consent agreement was reached providing that S. 1317 and S. 1323, be considered to have been read twice, en bloc, and placed on the Calendar. Page S4305