Daily Congressional Record
Corrections for 2011
Daily Congressional Record Corrections

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

(Corrections November 1, 2011 through November 30, 2011)

Senate

On page S7004, November 1, 2011, the Record reads: EC–3696. A communication from the Acting Assistant Secretary, Bureau . . . EC–3697. A communication from the Acting Assistant Secretary, Bureau . . . EC–3698. A communication from the Acting Assistant Secretary, Bureau . . .


On page S7065, November 2, 2011, the Record reads as follows: Michael A. Khouri, of Kentucky, to be a Federal Maritime Commissioner for a term expiring June 30, 2016.


On page D1179, November 3, 2011, the following language appears: A motion was entered to close further debate on the motion to proceed to consideration of the bill, and, in accordance with the provisions of Rule XXII D1179 of the Standing Rules of the Senate, and pursuant to the unanimous-consent agreement of Thursday, November 3, 2011, a vote on cloture will occur at 5:30 p.m., on Monday, November 7, 2011. Page S7143

The online correction has been corrected as follows: EC–3696. A communication from the Assistant Secretary, Bureau . . . EC–3697. A communication from the Assistant Secretary, Bureau . . . EC–3698. A communication from the Assistant Secretary, Bureau . . .

The online correction has been corrected as follows: EC–3711. A communication from . . . Homeland Security and Governmental Affairs. EC–3712. A communication from . . . Homeland Security and Governmental Affairs.

The online Record has been corrected to read: Patricia M. Loui . . . expiring January 20, 2015. Larry W. Walther, of Arkansas, to be a Member of the Board of Directors of the Export-Import Bank of the United States for a term expiring January 20, 2013.

The online Record has been corrected to read: "Michael A. Khouri, of Kentucky, to be a Federal Maritime Commissioner for a term expiring June 30, 2016.

The online Record has been corrected to read: . . . Rand Paul, David Vitter, Ron Johnson, James Risch, John Barrasso, John Thune . . .

The online Record has been corrected to read: A motion was entered to close further debate on the motion to proceed to consideration of the bill, and, in accordance with the provisions of Rule XXII D1179 of the Standing Rules of the Senate, and pursuant to the unanimous-consent agreement of Thursday, November 3, 2011, a vote on cloture will occur at 5:30 p.m., on Monday, November 7, 2011. Page S7141
On page D1179, November 3, 2011, the following language appears: By a unanimous vote of 96 yeas (Vote No. EX. 197), Scott Wesley Skavdahl, of Wyoming, to be United States District Judge for the District of Wyoming. Pages S7115–16, S7144 Alan B. Krueger, of New Jersey, to be a Member of the Council of Economic Advisers. Pages S7114–16, S7141, S7144

The online Record has been corrected to read: By a unanimous vote of 96 yeas (Vote No. EX. 197), Scott Wesley Skavdahl, of Wyoming, to be United States District Judge for the District of Wyoming. Pages S7114–16, S7144 Alan B. Krueger, of New Jersey, to be a Member of the Council of Economic Advisers. Pages S7141, S7144

On page S7314, November 10, 2011, the record reads: . . . my colleagues to oppose this rule. It is . . .

On page S7389, November 10, 2011, the Record reads: . . . To be Vice Admiral Rear Adm. Timothy M. Giardina . . . SECTION 601

On page S7392, November 10, 2011, the Record reads: UNITED STATES COURT OF MILITARY COMMISSION REVIEW WILLIAM B. POLLARD, III, NEW YORK, TO BE A JUDGE OF THE UNITED STATES COURT OF MILITARY COMMISSION REVIEW, (NEW POSITION) UNITED STATES COURT OF MILITARY COMMISSION REVIEW SCOTT L. SILLMAN, OF NORTH CAROLINA, TO BE A JUDGE OF THE UNITED STATES COURT OF MILITARY COMMISSION REVIEW, (NEW POSITION)

On page D1208, November 10, 2011, the following language appears: Adopted: By 94 yeas to 1 nay, 1 . . . be agreed to.) Page S7336 Rejected: By 40 yeas to 56 nays, 1 . . . the amendment was not agreed to.) Page S7338

November 10, 2011, on Page D1212, the following appeared: Adjournment: The House met at 2 p.m. and adjourned at 2:37 p.m.

On page S7585, November 15, 2011, the Record reads as follows: DEPARTMENT OF DEFENSE WILLIAM B. POLLARD, III, OF NEW YORK, TO BE A JUDGE OF THE UNITED STATES COURT OF MILITARY COMMISSION REVIEW. (NEW POSITION)

On page S7612, November 16, 2011, the Record reads as follows: EC–3958. A communication from the Secretary of Energy, transmitting, pursuant to law, the . . . Homeland Security and Governmental Affairs.

The online Record has been corrected to read: . . . my colleagues to oppose this resolution. The rule is . . .

The online Record has been corrected to read: To be Vice Admiral Rear Adm. Timothy M. Giardina . . . SECTION 601 To be Vice Admiral Rear Admiral William D. French

The online Record has been corrected to read: WILLIAM B. POLLARD, III, NEW YORK, TO BE A JUDGE OF THE UNITED STATES COURT OF MILITARY COMMISSION REVIEW, (NEW POSITION) SCOTT L. SILLMAN, OF NORTH CAROLINA, TO BE A JUDGE OF THE UNITED STATES COURT OF MILITARY COMMISSION REVIEW, (NEW POSITION)

The online Record has been corrected to read: Adopted: By 94 yeas to 1 nay, 1 . . . be agreed to.) Pages S7336–39 Rejected: By 40 yeas to 56 nays, 1 . . . the amendment was not agreed to.) Pages S7336, S7338

The online version should be corrected to read: Adjournment: The House met at 2:30 p.m. and adjourned at 2:37 p.m.

The online Record has been deleted:

The online Record has been corrected to read: EC–3958. A communication from the Secretary of Labor, transmitting, pursuant to law, the . . . Homeland Security and Governmental Affairs.
On page S7685, November 17, 2011, the Record reads: The amendments are as follows: (Purpose: To clarify the applicability of requirements for military custody with respect to detainees) On page 361, line 9, insert “abroad” after “is captured”.

The online Record has been corrected to read: The amendments are as follows: Amendment No. 1125 (Purpose: To clarify the applicability of requirements for military custody with respect to detainees) On page 361, line 9, insert “abroad” after “is captured”. Amendment No. 1126 (Purpose: To limit the authority of the Armed Forces to detain citizens of the United States under section 1031.) On page 360, between lines 21 and 22, insert the following: (e) Applicability to Citizens.-The authority described in this section for the Armed Forces of the United States to detain a person does not include the authority to detain a citizen of the United States without trial until the end of the hostilities.

On page S7714, November 17, 2011, in the first column, the following appears: SA 1132. Mr. McCAIN (for himself, Mr. Levin, and Ms. Ayotte) submitted an amendment intended to be proposed by him to the bill S. 1867, supra; which was ordered to lie on the table.

The Record has been corrected to read: SA 1132. Mr. McCAIN (for himself and Ms. AYOTTE) submitted an amendment intended to be proposed by him to the bill S. 1867, supra; which was ordered to lie on the table.

On page S7716, November 17, 2011, above the heading TEXT OF AMENDMENTS, the following appears: SA 1226. Ms. KLOBUCHAR (for herself, Mr. THUNE, Mr. JOHNSON of South Dakota, Mr. FRANKEN, and Mr. GRASSLEY) submitted an amendment intended to be proposed by her to the bill S. 1867, supra; which was ordered to lie on the table.

The Record has been corrected to read: SA 1226. Ms. KLOBUCHAR (for herself, Mr. THUNE, Mr. JOHNSON of South Dakota, Mr. FRANKEN, and Mr. GRASSLEY) submitted an amendment intended to be proposed by her to the bill H.R. 2354, making appropriations for energy and water development and related agencies for the fiscal year ending September 30, 2012, and for other purposes; which was ordered to lie on the table.

On page S7746, November 17, 2011, in the third column, the following appears: SA 1132. Mr. McCAIN (for himself, Mr. Levin, and Ms. Ayotte) submitted an amendment intended to be proposed by him to the bill S. 1867, to authorize appropriations for fiscal year 2012 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; which was ordered to lie on the table; as follow:

The Record has been corrected to read: SA 1132. Mr. McCAIN (for himself and Ms. AYOTTE) submitted an amendment intended to be proposed by him to the bill S. 1867, to authorize appropriations for fiscal year 2012 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; which was ordered to lie on the table; as follow:
On page S7775, November 17, 2011, in the third column, the following appears: SA. 1226. Ms. KLOBUCHAR (for herself, Mr. THUNE, Mr. JOHNSON of South Dakota, Mr. FRANKEN, and Mr. GRASSLEY) submitted an amendment intended to be proposed by her to the bill S. 1867, to authorize appropriations for fiscal year 2012 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; which was ordered to lie on the table; as follows:

The Record has been corrected to read: SA. 1226. Ms. KLOBUCHAR (for herself, Mr. THUNE, Mr. JOHNSON of South Dakota, Mr. FRANKEN, and Mr. GRASSLEY) submitted an amendment intended to be proposed by her to the bill H.R. 2354, making appropriations for energy and water development and related agencies for the fiscal year ending September 30, 2012, and for other purposes; which was ordered to lie on the table; as follows:

On page D1250, November 18, 2011, the following language appears: Feinstein Amendment No. 1126, to limit the authority of Armed Forces to detain citizens of the United States under section 1031. Page S7785

The online Record has been corrected to read: Feinstein Amendment No. 1126, to limit the authority of the Armed Forces to detain citizens of the United States under section 1031. Page S7785

On page D1253, November 18, 2011, the following language appears: Levin (for Brown (OH)) Amendment No. 1260, to strike 846, relating to a waiver of “Buy American” requirements for procurement of components otherwise producible overseas with specialty metal not produced in the United States. Page S7817

The online Record has been corrected to read: Levin (for Brown (OH)) Amendment No. 1260, to strike section 846, relating to a waiver of “Buy American” requirements for procurement of components otherwise producible overseas with specialty metal not produced in the United States. Page S7817

On page D1254, November 18, 2011, the following language appears: Levin (for Nelson (FL)) Amendment No. 1255, to require an epidemiological study on the health of military personnel exposed to burn pit emissions at Joint Base Balad. Page S7819

The online Record has been corrected to read: Levin (for Nelson (FL)) Amendment No. 1255, to require an epidemiological study on the health of military personnel exposed to burn pit emissions at Joint Base Balad. Page S7819

On page D1255, November 18, 2011, the following language appears: Droney Nomination—Agreement: A unanimous-consent-time agreement was reached providing that at 5 p.m., on Monday, November 28, 2011, Senate begin consideration of the nomination of Christopher Droney, of Connecticut, to be United States Circuit Judge for the Second Circuit; that there be 30 minutes for debate, equally divided in the usual form; that upon the use or yielding back of time, Senate vote, without intervening action or debate, on confirmation of the nomination. Page S7876

The online Record has been corrected to read: Droney Nomination—Agreement: A unanimous-consent-time agreement was reached providing that at 5 p.m., on Monday, November 28, 2011, Senate begin consideration of the nomination of Christopher Droney, of Connecticut, to be United States Circuit Judge for the Second Circuit; that there be 30 minutes for debate, equally divided in the usual form; that upon the use or yielding back of time, Senate vote, without intervening action or debate, on confirmation of the nomination. Page S7873

On page D1263, November 28, 2011, the following language appears: Feinstein Amendment No. 1126, to limit the authority of Armed Forces to detain citizens of the United States under section 1031. Page S7785

The online Record has been corrected to read: Feinstein Amendment No. 1126, to limit the authority of the Armed Forces to detain citizens of the United States under section 1031. Page S7785
On page D1266, November 28, 2011, the following language appears: Levin (for Brown (OH)) Amendment No. 1260, to strike section 846, relating to a waiver of "Buy American" requirements for procurement of components otherwise producible overseas with specialty metal not produced in the United States. Page S7817

The online Record has been corrected to read: Levin (for Brown (OH)) Amendment No. 1260, to strike section 846, relating to a waiver of "Buy American" requirements for procurement of components otherwise producible overseas with specialty metal not produced in the United States. Page S7817

On page D1274, November 29, 2011, the following language appears: By 30 yeas to 67 nays (Vote No. 211), Paul/Gillibrand Amendment No. 1064, to repeal the Authorization for Use of Military Force Against Iraq Resolution of 2002. (A unanimous-consent agreement was reached providing that the amendment, having failed to achieve 60 affirmative votes, the amendment was not agreed to.) Pages S7968–71, S7982

The online Record has been corrected to read: By 30 yeas to 67 nays (Vote No. 211), Paul/Gillibrand Amendment No. 1064, to repeal the Authorization for Use of Military Force Against Iraq Resolution of 2002. (A unanimous-consent agreement was reached providing that the amendment, having failed to achieve 60 affirmative votes, the amendment was not agreed to.) Pages S7943, S7968–71, S7982

On page D1274, November 29, 2011, the following language appears: Feinstein Amendment No. 1126, to limit the authority of Armed Forces to detain citizens of the United States under section 1031. Page S7785

The online Record has been corrected to read: Feinstein Amendment No. 1126, to limit the authority of the Armed Forces to detain citizens of the United States under section 1031. Page S7785

On page D1274, November 29, 2011, the following language appears: Levin (for Brown (OH)) Amendment No. 1260, to strike section 846, relating to a waiver of "Buy American" requirements for procurement of components otherwise producible overseas with specialty metal not produced in the United States. Page S7817

The online Record has been corrected to read: Levin (for Brown (OH)) Amendment No. 1260, to strike section 846, relating to a waiver of "Buy American" requirements for procurement of components otherwise producible overseas with specialty metal not produced in the United States. Page S7817

On page D1283, November 30, 2011, the following language appears: Ayotte (for Blunt) Amendment No. 1134, to require a report on the policies and practices of the Navy for naming vessels of the Navy. Page S8015

The online Record has been corrected to read: Ayotte (for Blunt) Amendment No. 1134, to require a report on the policies and practices of the Navy for naming vessels of the Navy. Pages S8014, S8015
On page D1284, November 30, 2011, the following language appears: Sessions Modified Amendment No. 1183, to require reports to Congress on the modification of the force structure for strategic nuclear weapons delivery systems of the United States. Page S8016 Levin (for Nelson (FL)) Amendment No. 1210, to require an assessment of the advisability of stationing additional DDG–51 class destroyers at Naval Station Mayport, Florida. Page S8015 Ayotte (for McCain) Amendment No. 1250, to require the Secretary of Defense to submit a report on the probationary period in the development of the short take-off, vertical landing variant of the Joint Strike Fighter. Page S8015 Ayotte (for McCain) Modified Amendment No. 1281, to require a plan for normalizing defense cooperation with the Republic of Georgia. Page S8016 Merkley Modified Amendment No. 1257, to require a plan for the expedited transition of responsibility for military and security operations in Afghanistan to the Government of Afghanistan. Pages S8045–48, S8048–49

The online Record has been corrected to read: Sessions Modified Amendment No. 1183, to require reports to Congress on the modification of the force structure for strategic nuclear weapons delivery systems of the United States. Page S8013, S8016 Levin (for Nelson (FL)) Amendment No. 1210, to require an assessment of the advisability of stationing additional DDG–51 class destroyers at Naval Station Mayport, Florida. Page S8014, S8015 Ayotte (for McCain) Amendment No. 1250, to require the Secretary of Defense to submit a report on the probationary period in the development of the short take-off, vertical landing variant of the Joint Strike Fighter. Page S8013, S8015 Ayotte (for McCain) Modified Amendment No. 1281, to require a plan for normalizing defense cooperation with the Republic of Georgia. Pages S8014, S8016 Merkley Modified Amendment No. 1257, to require a plan for the expedited transition of responsibility for military and security operations in Afghanistan to the Government of Afghanistan. Pages S8013, S8045–48, S8048–49

On page D1285, November 30, 2011, the following language appears: Ayotte (for McCain) Amendment No. 1229, to provide for greater cybersecurity collaboration between the Department of Defense and the Department of Homeland Security. Pages S8049–50 Ayotte (for McCain) Modified Amendment No. 1246, to require the Secretary of Defense to consult with the Armed Services committees in commissioning an independent assessment of United States security interests in East Asia and the Pacific region. Pages S8060–61 Ayotte (for McCain) Further Modified Amendment No. 1230, to modify the annual adjustment in enrollment fees for TRICARE Prime. Page S8033 McCain (for Ayotte) Modified Amendment No. 1067, to require notification of Congress with respect to the initial custody and further disposition of members of al-Qaeda and affiliated entities. Pages S8053–54

The online Record has been corrected to read: Ayotte (for McCain) Amendment No. 1229, to provide for greater cybersecurity collaboration between the Department of Defense and the Department of Homeland Security. Pages S8013, S8049–50 Ayotte (for McCain) Modified Amendment No. 1246, to require the Secretary of Defense to consult with the Armed Services committees in commissioning an independent assessment of United States security interests in East Asia and the Pacific region. Pages S8013, S8060–61 Ayotte (for McCain) Further Modified Amendment No. 1230, to modify the annual adjustment in enrollment fees for TRICARE Prime. Page S8013, S8033 McCain (for Ayotte) Modified Amendment No. 1067, to require notification of Congress with respect to the initial custody and further disposition of members of al-Qaeda and affiliated entities. Pages S8013, S8053–54
Daily Congressional Record Corrections

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

(Corrections November 4, 2011 through November 18, 2011)

House

November 4, 2011, on Page H7382, the following appeared: VFW 1—VETERANS ADMINISTRATION

November 18, 2011, on Page H7870, the following appeared: Mr. WOLFE, Madam Speaker, I rise today to support H.J. Res. 2

The online version should be corrected to read: VFW 1—VETERANS ADMINISTRATION 0

The online version should be corrected to read: Mr. WOLF, Madam Speaker, I rise today to support H.J. Res. 2