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Daily Congressional Record  
Corrections for 2014

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# Daily Congressional Record Corrections

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

*(Corrections July 7, 2014 through September 18, 2014)*

## Senate

*On page S4220, July 7, 2014, in the third column, the heading immediately following POM-275, reads: House Joint Resolution No. 14-1012*

*On page S4222, July 7, 2014, in the second column, the heading immediately following POM-280, reads: House Joint Resolution No. 14-1009*

*On page S4223, July 7, 2014, in the first column, the heading immediately following POM-282, reads: House Memorial*

*On page D733, July 7, 2014 the following language appears: Nomination Confirmed: Senate confirmed the following nomination: By a unanimous vote of 93 yeas (Vote No. EX. 217), Cheryl Ann Krause, of New Jersey, to be United States Circuit Judge for the Third Circuit. Page S4210 . . . Measures Placed on the Calendar: Page S4215*

*The online Record has been corrected to read: House Joint Resolution 14-1012*

*The online Record has been corrected to read: House Joint Resolution 14-1009*

*The online Record has been corrected to read: House Memorial 2001*

*The online Record has been corrected to read: Nomination Confirmed: Senate confirmed the following nomination: By a unanimous vote of 93 yeas (Vote No. EX. 217), Cheryl Ann Krause, of New Jersey, to be United States Circuit Judge for the Third Circuit. Pages S4210, S4231 . . . Measures Placed on the Calendar: Pages S4215, S4197*

*On page S4242, July 8, 2014, the Record reads: He was a downstate guy in our State. He grew up in Belleview and St. Claire County, not too far away from my hometown of East St. Louis. He grew up just across the river from the great city of St. Louis. His dad owned and ran the Dixon Wine and Liquor Company in Belleview. In 1948, at the age of 21, a neighbor said: Alan, I have been watching you and I think you ought to consider running for police magistrate in Belleview, IL. Alan hadn't even graduated from law school, and his friend reminded him you didn't have to be a lawyer to be a police magistrate in those days. So he ran and he won. When he served in Springfield, IL, as a State representative and a State senator, he did a lot of things, but he pointed with pride to his passage of a constitutional change in Illinois to finally modernize our judiciary. He remembered his days as police magistrate and thought our system of justice had to be brought into the 20th century. Alan Dixon of Belleview, IL, led that effort—an enormous political lift. He got it done. He was effective. People trusted him and they respected him. In 1980, the people of Illinois chose Alan Dixon to represent them here in the Senate. He teamed up with his old friend a couple years later who had joined him in the Illinois General Assembly, his seatmate in the Assembly, a man named Paul Simon. Senator Dixon and then-Congressman Paul Simon, soon to be Senator Paul Simon, were colleagues and buddies and business partners. What an unlikely duo. There was Paul Simon who might be persuaded once in a blue moon to drink a little glass of wine, and there was Alan Dixon who loved that cold beer that he grew up with in Belleview, IL. But the two of them were fast friends. I witnessed that friendship over the years. I didn't see the early days when they owned newspapers together—Paul was a newspaper man and Alan more an investor—but I did witness the political part of that friendship, and it was amazing to see. In his 12 years in the Senate, Alan Dixon didn't forget where he came from. He remembered growing up in a family of modest means in Belleview. He remembered those tough summer jobs—and there were plenty of them. And he never forgot the working people he represented in St. Claire County and across the State of Illinois. It was Alan Dixon who called for tougher oversight and vigorous prosecution of scam artists who defrauded S&Ls and left taxpayers holding the bag.*

*The online Record has been corrected to read: He was a downstate guy in our State. He grew up in Belleville and St. Clair County, not too far away from my hometown of East St. Louis. He grew up just across the river from the great city of St. Louis. His dad owned and ran the Dixon Wine and Liquor Company in Belleville. In 1948, at the age of 21, a neighbor said: Alan, I have been watching you and I think you ought to consider running for police magistrate in Belleville, IL. Alan hadn't even graduated from law school, and his friend reminded him you didn't have to be a lawyer to be a police magistrate in those days. So he ran and he won. When he served in Springfield, IL, as a State representative and a State senator, he did a lot of things, but he pointed with pride to his passage of a constitutional change in Illinois to finally modernize our judiciary. He remembered his days as police magistrate and thought our system of justice had to be brought into the 20th century. Alan Dixon of Belleville, IL, led that effort—an enormous political lift. He got it done. He was effective. People trusted him and they respected him. In 1980, the people of Illinois chose Alan Dixon to represent them here in the Senate. He teamed up with his old friend a couple years later who had joined him in the Illinois General Assembly, his seatmate in the Assembly, a man named Paul Simon. Senator Dixon and then-Congressman Paul Simon, soon to be Senator Paul Simon, were colleagues and buddies and business partners. What an unlikely duo. There was Paul Simon who might be persuaded once in a blue moon to drink a little glass of wine, and there was Alan Dixon who loved that cold beer that he grew up with in Belleville, IL. But the two of them were fast friends. I witnessed that friendship over the years. I didn't see the early days when they owned newspapers together—Paul was a newspaper man and Alan more an investor—but I did witness the political part of that friendship, and it was amazing to see. In his 12 years in the Senate, Alan Dixon didn't forget where he came from. He remembered growing up in a family of modest means in Belleville. He remembered those tough summer jobs—and there were plenty of them. And he never forgot the working people he represented in St. Clair County and across the State of Illinois. It was Alan Dixon who called for tougher oversight of the savings and loan industry and vigorous prosecution of scam artists who defrauded S&Ls and left taxpayers holding the bag.*

*On page D740, July 8, 2014 the following language appears: Measures Read the First Time: Page S4268*

*On pages D746–47, July 9, 2014, the following language appears: Measures Passed: Black Hills Cemetery Act: Committee on Energy and Natural Resources was discharged from further consideration of H.R. 291, to provide for the conveyance of certain cemeteries that are located on National Forest System land in Black Hills National Forest, South Dakota, and the bill was then passed. Pages S4355–65 Hill Creek Cultural Preservation and Energy Development Act: Committee on Energy and Natural Resources was discharged from further consideration of H.R. 356, to clarify authority granted under the Act entitled “An Act to define the exterior boundary of the Uintah and Ouray Indian Reservation in the State of Utah, and for other purposes”, and the bill was then passed. Pages S4355–65 Provo River Project Transfer Act: Senate passed H.R. 255, to amend certain definitions contained in the Provo River Project Transfer Act for purposes of clarifying certain property descriptions. Pages S4355–65 Distinguished Flying Cross National Memorial Act: Senate passed H.R. 330, to designate a Distinguished Flying Cross National Memorial at the March Field Air Museum in Riverside, California. Pages S4355–65 Pascua Yaqui Tribe Trust Land Act: Senate passed H.R. 507, to provide for the conveyance of certain land inholdings owned by the United States to the Pascua Yaqui Tribe of Arizona. Pages S4355–65 Three Kids Mine Remediation and Reclamation Act: Senate passed H.R. 697, to provide for the conveyance of certain Federal land in Clark County, Nevada, for the environmental remediation and reclamation of the Three Kids Mine Project Site. Pages S4355–65 Idabo Wilderness Water Resources Protection Act: Senate passed H.R. 876, to authorize the continued use of certain water diversions located on National Forest System land in the Frank Church-River of No Return Wilderness and the Selway-Bitterroot Wilderness in the State of Idaho. Pages S4355–65 North Cascades National Park Service Complex Fish Stocking Act: Senate passed H.R. 1158, to direct the Secretary of the Interior to continue stocking fish in certain lakes*

*The online Record has been corrected to read: Measures Read the First Time: Pages S4268, S4285*

*The online Record has been corrected to read: Measures Passed: Black Hills Cemetery Act: Committee on Energy and Natural Resources was discharged from further consideration of H.R. 291, to provide for the conveyance of certain cemeteries that are located on National Forest System land in Black Hills National Forest, South Dakota, and the bill was then passed. Pages S4355, S4361 Hill Creek Cultural Preservation and Energy Development Act: Committee on Energy and Natural Resources was discharged from further consideration of H.R. 356, to clarify authority granted under the Act entitled “An Act to define the exterior boundary of the Uintah and Ouray Indian Reservation in the State of Utah, and for other purposes”, and the bill was then passed. Pages S4355, S4361 Provo River Project Transfer Act: Senate passed H.R. 255, to amend certain definitions contained in the Provo River Project Transfer Act for purposes of clarifying certain property descriptions. Pages S4355, S4361 Distinguished Flying Cross National Memorial Act: Senate passed H.R. 330, to designate a Distinguished Flying Cross National Memorial at the March Field Air Museum in Riverside, California. Pages S4355, S4361 Pascua Yaqui Tribe Trust Land Act: Senate passed H.R. 507, to provide for the conveyance of certain land inholdings owned by the United States to the Pascua Yaqui Tribe of Arizona. Pages S4355–56, S4361 Three Kids Mine Remediation and Reclamation Act: Senate passed H.R. 697, to provide for the conveyance of certain Federal land in Clark County, Nevada, for the environmental remediation and reclamation of the Three Kids Mine Project Site. Pages S4356, S4361 Idabo Wilderness Water Resources Protection Act: Senate passed H.R. 876, to authorize the continued use of certain water diversions located on National Forest System land in the Frank Church-River of No Return Wilderness and the Selway-Bitterroot Wilderness in the State of Idaho. Pages S4356, S4361 North Cascades National Park Service Complex Fish Stocking Act: Senate passed H.R. 1158, to direct the Secretary of the Interior to continue stocking fish in certain lakes in the*

*in the North Cascades National Park, Ross Lake National Recreation Area, and Lake Chelan National Recreation Area. Pages S4355–65 Lake Hill Administrative Site Affordable Housing Act: Senate passed H.R. 2337, to provide for the D747 conveyance of the Forest Service Lake Hill Administrative Site in Summit County, Colorado. Pages S4355–65 Huna Tlingit Traditional Gull Egg Use Act: Senate passed H.R. 3110, to allow for the harvest of gull eggs by the Huna Tlingit people within Glacier Bay National Park in the State of Alaska. Pages S4355–65 Harriet Tubman National Historical Parks Act: Senate passed S. 247, to provide for the D747 conveyance of the Forest Service Lake Hill Administrative Site in Summit County, Colorado. Pages S4355–65 Huna Tlingit Traditional Gull Egg Use Act: Senate passed H.R. 3110, to allow for the harvest of gull eggs by the Huna Tlingit people within Glacier Bay National Park in the State of Alaska. Pages S4355–65 Harriet Tubman National Historical Parks Act: Senate passed S. 247, to establish the Harriet Tubman National Historical Park in Auburn, New York, and the Harriet Tubman Underground Railroad National Historical Park in Caroline, Dorchester, and Talbot Counties, Maryland, after agreeing to the committee amendment. Pages S4355–65 Lower Mississippi River Area Study Act: Senate passed S. 311, to direct the Secretary of the Interior to study the suitability and feasibility of designating sites in the Lower Mississippi River Area in the State of Louisiana as a unit of the National Park System, after agreeing to the committee amendment, and the following amendment proposed thereto: Pages S4355–65 Reid (for Coburn) Amendment No. 3528, to modify the section relating to donations. Pages S4355–65 Oregon Caves Revitalization Act: Senate passed S. 354, to modify the boundary of the Oregon Caves National Monument. Pages S4355–65 Geothermal Production Expansion Act: Senate passed S. 363, to expand geothermal production. Pages S4355–65 Chesapeake and Ohio Canal Development Act: Senate passed S. 476, to amend the Chesapeake and Ohio Canal Development Act to extend to the Chesapeake and Ohio*

*North Cascades National Park, Ross Lake National Recreation Area, and Lake Chelan National Recreation Area. Pages S4356, S4361 Lake Hill Administrative Site Affordable Housing Act: Senate passed H.R. 2337, to provide for the D747 conveyance of the Forest Service Lake Hill Administrative Site in Summit County, Colorado. Pages S4356, S4361 Huna Tlingit Traditional Gull Egg Use Act: Senate passed H.R. 3110, to allow for the harvest of gull eggs by the Huna Tlingit people within Glacier Bay National Park in the State of Alaska. Pages S4357, S4361 Harriet Tubman National Historical Parks Act: Senate passed S. 247, to establish the Harriet Tubman National Historical Park in Auburn, New York, and the Harriet Tubman Underground Railroad National Historical Park in Caroline, Dorchester, and Talbot Counties, Maryland, after agreeing to the committee amendment. Pages S4357–58, S4361 Lower Mississippi River Area Study Act: Senate passed S. 311, to direct the Secretary of the Interior to study the suitability and feasibility of designating sites in the Lower Mississippi River Area in the State of Louisiana as a unit of the National Park System, after agreeing to the committee amendment, and the following amendment proposed thereto: Pages S4358–59, S4361 Reid (for Coburn) Amendment No. 3528, to modify the section relating to donations. Pages S4358–59 Oregon Caves Revitalization Act: Senate passed S. 354, to modify the boundary of the Oregon Caves National Monument. Page S4359 Geothermal Production Expansion Act: Senate passed S. 363, to expand geothermal production. Pages S4359–60 Chesapeake and Ohio Canal Development Act: Senate passed S. 476, to amend the Chesapeake and Ohio Canal Development Act to extend to the Chesapeake and Ohio Canal National Historical Park Commission, after agreeing to the committee amendment in the nature of a substitute. Page S4360 San Juan County Federal Land Conveyance Act: Senate passed S. 609, to authorize the Secretary of the Interior to convey certain Federal land in San Juan County, New Mexico, after agreeing to the committee amendments. Pages S4360–61 Major General*

*Canal National Historical Park Commission, after agreeing to the committee amendment in the nature of a substitute. Pages S4355–65 San Juan County Federal Land Conveyance Act: Senate passed S. 609, to authorize the Secretary of the Interior to convey certain Federal land in San Juan County, New Mexico, after agreeing to the committee amendments. Pages S4355–65 Major General William H. Gourley VA–DOD Outpatient Clinic: Senate passed H.R. 272, to designate the Department of Veterans Affairs and Department of Defense joint outpatient clinic to be constructed in Marina, California, as the “Major General William H. Gourley VA–DOD Outpatient Clinic”. Pages S4355–65 Dr. Cameron McKinley Department of Veterans Affairs Veterans Center: Committee on Veterans’ Affairs was discharged from further consideration of H.R. 1216, to designate the Department of Veterans Affairs Vet Center in Prescott, Arizona, as the “Dr. Cameron McKinley Department of Veterans Affairs Veterans Center”, and the bill was then passed. Pages S4355–65 National Day of Remembrance for Nuclear Weapons Program Workers: Committee on the Judiciary was discharged from further consideration of S. Res. 417, designating October 30, 2014, as a national day of remembrance for nuclear weapons program workers, and the resolution was then agreed to. Pages S4355–65 Honoring the Life and Career of Charles “Chuck” Noll: Senate agreed to S. Res. 497, honoring the life and career of Charles “Chuck” Noll. Pages S4355–65*

*On page D749, July 9, 2014, the following language appears: Measures Placed on the Calendar: Page S4331 Measures Read the First Time: Page S4331*

*On page S4365, July 9, 2014, in the third column, the following language of the nomination reads: . . . OF AMERICA TO THE REPUBLIC OF THE FIJI ISLANDS, . . .*

*On page D758, July 10, 2014, the following language appears: Reid (for Menendez) Amendment No. 3555, relating to the preamble. Pages S4439–42*

*On page D759, July 10, 2014, the following language appears: Messages from the House: Pages S4401–03 Measures Placed on the Calendar: Pages S4368, S4401 Executive Communications: Page S4401*

*On page S4404, July 10, 2014, in the first column, the following language appears: By Mr. KIRK: S. 2586. A bill to establish a smart card pilot program under the Medicare program.*

*William H. Gourley VA–DOD Outpatient Clinic: Senate passed H.R. 272, to designate the Department of Veterans Affairs and Department of Defense joint outpatient clinic to be constructed in Marina, California, as the “Major General William H. Gourley VA–DOD Outpatient Clinic”. Page S4364 Dr. Cameron McKinley Department of Veterans Affairs Veterans Center: Committee on Veterans’ Affairs was discharged from further consideration of H.R. 1216, to designate the Department of Veterans Affairs Vet Center in Prescott, Arizona, as the “Dr. Cameron McKinley Department of Veterans Affairs Veterans Center”, and the bill was then passed. Page S4364 National Day of Remembrance for Nuclear Weapons Program Workers: Committee on the Judiciary was discharged from further consideration of S. Res. 417, designating October 30, 2014, as a national day of remembrance for nuclear weapons program workers, and the resolution was then agreed to. Page S4364 Honoring the Life and Career of Charles “Chuck” Noll: Senate agreed to S. Res. 497, honoring the life and career of Charles “Chuck” Noll. Page S4364–65*

*The online Record has been corrected to read: Measures Placed on the Calendar: Pages S4287, S4331 Measures Read the First Time: Pages S4331, S4365*

*The online Record has been corrected to read: . . . OF AMERICA TO THE REPUBLIC OF FIJI, . . .*

*The online Record has been corrected to read: Reid (for Menendez) Amendment No. 3555, relating to the preamble. Pages S4439–40*

*The online Record has been corrected to read: Messages from the House: Page S4401 Measures Placed on the Calendar: Pages S4368, S4401 Executive Communications: Pages S4401–03*

*The online Record has been corrected to read: By Mr. KIRK (for himself and Mr. RUBIO): S. 2586. A bill to establish a smart card pilot program under the Medicare program.*

*On page D772, July 14, 2014, 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 of the Standing Rules of the Senate, a vote on cloture will occur upon disposition of the nomination of Ronnie L. White, of Missouri, to be United States District Judge for the Eastern District of Missouri. Pages S4450–51 . . . A motion was entered to close further debate on the nomination, and, in accordance with the provisions of Rule XXII of the Standing Rules of the Senate, a vote on cloture will occur on upon disposition of the nomination of Cheryl A. LaFleur, of Massachusetts, to be a Member of the Federal Energy Regulatory Commission. Page S4459*

*On page D784, July 15, 2014, the following language appears: Robert A. Wood, of New York, a Career Member of the Senior Foreign Service, Class of Minister-Counselor, for the rank of Ambassador during his tenure of service as U.S. Representative to the Conference on Disarmament. Page S4480*

*On page S4554 July 16, 2014, in the second column, the following language appears: Resolved, That a copy of these resolutions be transmitted forthwith by the Clerk of the Senate to the President of the United States, the Presiding Officer of each branch of Congress and to the members thereof from the Commonwealth. POM–306. A resolution . . .*

*On page S4556, July 16, 2014, in the first column, the following language appears: House of Representatives No. 382*

*On page S4557, July 16, 2014, in the second column, the Record reads: \*Leslie Ann Bassett, of California, a Career Member of the Senior Foreign Service, Class of Minister-Counselor, to be Ambassador Extraordinary and Plenipotentiary of the United States of America to the Republic of Paraguay.*

*On page S4557, July 16, 2014, the Record reads: S. 2613. A bill to prohibit the Environmental Protection Agency from proposing, finalizing, or disseminating regulations or assessments based upon science that is not transparent or rep; to the Committee on Environment and Public Works.*

*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 of the Standing Rules of the Senate, a vote on cloture will occur upon disposition of the nomination of Ronnie L. White, of Missouri, to be United States District Judge for the Eastern District of Missouri. Page S4451 . . . A motion was entered to close further debate on the nomination, and, in accordance with the provisions of Rule XXII of the Standing Rules of the Senate, a vote on cloture will occur on upon disposition of the nomination of Cheryl A. LaFleur, of Massachusetts, to be a Member of the Federal Energy Regulatory Commission. Page S4451*

*The online Record has been corrected to read: Robert A. Wood, of New York, a Career Member of the Senior Foreign Service, Class of Minister-Counselor, for the rank of Ambassador during his tenure of service as U.S. Representative to the Conference on Disarmament. Pages S4480, S4511*

*The online Record has been corrected to read: Resolved, That a copy of these resolutions be transmitted forthwith by the Clerk of the Senate to the President of the United States, the Presiding Officer of each branch of Congress and to the members thereof from the Commonwealth.— POM–306. A resolution . . .*

*The online Record has been corrected to read: House Resolution No. 382*

*The online Record has been corrected to read: \*Leslie Ann Bassett, of California, a Career Member of the Senior Foreign Service, Class of Minister-Counselor, to be Ambassador Extraordinary and Plenipotentiary of the United States of America to the Republic of Paraguay. The Financial Report of Contributions of Leslie Ann Bassett was printed on page S4619 in the July 17, 2014, Congressional Record.*

*The online Record has been corrected to read: S. 2613. A bill to prohibit the Environmental Protection Agency from proposing, finalizing, or disseminating regulations or assessments based upon science that is not transparent or reproducible to the Committee on Environment and Public Works.*

*On page S4557, July 16, 2014, in the third column, the following appears: By Mr. BARRASSO (for himself, Mr. VITTER, Mr. ENZI, Mr. INHOFE, Mr. RISCH, Mr. FLAKE, Mrs. FISCHER, and Mr. CRAPO): S. 2613. A bill to prohibit the Environmental Protection Agency from proposing, finalizing, or disseminating regulations or assessments based upon science that is not transparent or rep; to the Committee on Environment and Public Works.*

*On page D795, July 16, 2014, the following language appears: Amendment No. 3549—30 minutes equally divided; Vitter Amendment No. 3550—20 minutes equally divided; Flake Amendment No. 3551—10 minutes equally divided; and Tester Amendment No. 3552—30 minutes equally divided; that any remaining time until 12 noon be equally divided between the two Leaders, or their designees; that at 12 noon, Senate vote on or in relation to the amendments as provided under the previous order; that upon disposition of Tester Amendment No. 3552, Senate vote on passage of the bill, as amended; and that there be two minutes equally divided prior to each vote and all after the first vote be ten minute votes; with all other provisions of the previous order remaining in effect. Page S4569*

*On page S4599, July 17, 2014, beginning in the second column, the following appears: NOMINATION OF JULIE E. CARNES TO BE UNITED STATES CIRCUIT JUDGE FOR THE ELEVENTH CIRCUIT NOMINATION OF DAVID B. SHEAR TO BE AN ASSISTANT SECRETARY OF DEFENSE The PRESIDING OFFICER. Under the previous order, the Senate will proceed to executive session to consider the following nominations, which the clerk will report. The assistant legislative clerk read the nominations of Julie E. Carnes, of Georgia, to be United States Circuit Judge for the Eleventh Circuit, and David B. Shear, of New York, to be an Assistant Secretary of Defense. The PRESIDING OFFICER. If there is no further debate, the question is, Will the Senate advise and consent to the nomination of Julie E. Carnes, of Georgia, to be United States Circuit Judge for the Eleventh Circuit? The nomination was confirmed. The PRESIDING OFFICER. Under the previous order, the question is, Will the Senate advise and consent to the nomination of David B. Shear, of New York, to be an Assistant Secretary of Defense? The nomination was confirmed.*

*The online Record has been corrected to read: By Mr. Barrasso (for himself, Mr. VITTER, Mr. ENZI, Mr. INHOFE, Mr. RISCH, Mr. FLAKE, Mrs. FISCHER, and Mr. CRAPO): S. 2613. A bill to prohibit the Environmental Protection Agency from proposing, finalizing, or disseminating regulations or assessments based upon science that is not transparent or reproducible; to the Committee on Environment and Public Works.*

*The online Record has been corrected to read: Amendment No. 3549—30 minutes equally divided; Vitter Amendment No. 3550—20 minutes equally divided; Flake Amendment No. 3551—10 minutes equally divided; and Tester Amendment No. 3552—30 minutes equally divided; that any remaining time until 12 noon be equally divided between the two Leaders, or their designees; that at 12 noon, Senate vote on or in relation to the amendments as provided under the previous order; that upon disposition of Tester Amendment No. 3552, Senate vote on passage of the bill, as amended; and that there be two minutes equally divided prior to each vote and all after the first vote be ten minute votes; with all other provisions of the previous order remaining in effect. Pages S4545, S4569*

*The online Record has been corrected to read: NOMINATION OF JULIE E. CARNES TO BE UNITED STATES CIRCUIT JUDGE FOR THE ELEVENTH CIRCUIT The PRESIDING OFFICER. The clerk will report the nomination. The assistant legislative clerk read the nomination of Julie E. Carnes, of Georgia, to be United States Circuit Judge for the Eleventh Circuit. NOMINATION OF DAVID B. SHEAR TO BE AN ASSISTANT SECRETARY OF DEFENSE The PRESIDING OFFICER. Under the previous order, the clerk will report Calendar No. 709. The assistant legislative clerk read the nomination of David B. Shear, of New York, to be an Assistant Secretary of Defense. The PRESIDING OFFICER. If there is no further debate, the question is, Will the Senate advise and consent to the nomination of David B. Shear, of New York, to be an Assistant Secretary of Defense? The nomination was confirmed.*

*On page S4576, July 17, 2014, in the first column, the Record reads: AMENDMENT NO. 3552 Mr. REID. I call up amendment No. . . .*

*On page D806, July 17, 2014, the following language appears: Adopted: Vitter Amendment No. 3550, to reaffirm the importance of community banking and community banking regulatory experience on the Federal Reserve Board of Governors, to ensure that the Federal Reserve Board of Governors has a member who has previous experience in community banking or community banking supervision. Pages S4584–85, S4588–89 By a unanimous vote of 97 yeas (Vote No. 230), Flake Amendment No. 3551, to establish the Advisory Committee on Risk-Sharing Mechanisms. Pages S4582–84 . . . During consideration of this measure today, Senate also took the following action: By 48 yeas to 49 nays (Vote No. 229), three-fifths of those Senators duly chosen and sworn, not having voted in the affirmative, Senate rejected the motion to waive all applicable sections of the Congressional Budget Act of 1974 and applicable budget resolutions for purposes of Coburn Amendment No. 3549, to allow the Secretary to extend the deadline for collecting terrorism loss risk-spreading premiums if the mandatory recoupment is more the \$1,000,000,000. Subsequently, the point of order that Coburn Amendment No. 3549 (listed above) was in violation of section 201 of S. Con. Res. 21, the Concurrent Resolution on the Budget for Fiscal Year 2008, was sustained, and the amendment was ruled out of order. Pages S4585–88*

*On page D807, July 17, 2014 the following language appears: 1 Air Force nomination in the rank of general. 34 Army nominations in the rank of general. 3 Navy nominations in the rank of admiral. Routine lists in the Air Force, Army, and Navy.*

*On page D807, July 17, 2014, the following language appears: A unanimous-consent agreement was reached providing that at 5:30 p.m., on Monday, July 21, 2014, all post-cloture time be expired and Senate vote on confirmation of the nomination. Page S4628*

*On page D808, July 17, 2014, the following language appears: Record Votes: Four record votes were taken today. (Total—232) Pages S4588–89*

*On page S4659, July 21, 2014, in the second column, the Record reads: EC–6516: A communication form . . .*

*On page S4661, July 21, 2014, in the first column, the title in the Record reads: Senate Resolution No. 3124*

*The online Record has been corrected to read: AMENDMENT NO. 3552 Mr. TESTER. I call up amendment No. . . .*

*The online Record has been corrected to read: Adopted: Vitter Amendment No. 3550, to reaffirm the importance of community banking and community banking regulatory experience on the Federal Reserve Board of Governors, to ensure that the Federal Reserve Board of Governors has a member who has previous experience in community banking or community banking supervision. Pages S4584–85, S4588 By a unanimous vote of 97 yeas (Vote No. 230), Flake Amendment No. 3551, to establish the Advisory Committee on Risk-Sharing Mechanisms. Pages S4582–84, S4588–89 . . . During consideration of this measure today, Senate also took the following action: By 48 yeas to 49 nays (Vote No. 229), three-fifths of those Senators duly chosen and sworn, not having voted in the affirmative, Senate rejected the motion to waive all applicable sections of the Congressional Budget Act of 1974 and applicable budget resolutions for purposes of Coburn Amendment No. 3549, to allow the Secretary to extend the deadline for collecting terrorism loss risk-spreading premiums if the mandatory recoupment is more the \$1,000,000,000. Subsequently, the point of order that Coburn Amendment No. 3549 (listed above) was in violation of section 201 of S. Con. Res. 21, the Concurrent Resolution on the Budget for Fiscal Year 2008, was sustained, and the amendment was ruled out of order. Page S4588*

*The online Record has been corrected to read: 1 Air Force nomination in the rank of general. 33 Army nominations in the rank of general. 4 Navy nominations in the rank of admiral. Routine lists in the Air Force, Army, and Navy.*

*The online Record has been corrected to read: A unanimous-consent agreement was reached providing that at 5:30 p.m., on Monday, July 21, 2014, all post-cloture time be expired and Senate vote on confirmation of the nomination. Page S4573*

*The online Record has been corrected to read: Record Votes: Four record votes were taken today. (Total—232) Pages S4588–89, S4599*

*The online Record has been corrected to read: EC–6516: A communication from . . .*

*The online Record has been corrected to read: Senate Resolution 3124*

*On page S4661, July 21, 2014, in the second column, the title in the Record reads: Senate Joint Resolution No. 22*

*On page D824, July 22, 2014, the following language appears: Newport Jazz Festival 60th Anniversary: Senate agreed to S. Res. 510, congratulating the Newport Jazz Festival on its 60th anniversary. Pages S4682–83 . . . By a unanimous vote of 100 yeas (Vote No. EX. 237), Andre Birotte, Jr., of California, to be United States District Judge for the Central District of California. Pages S4676–77, S4719 During consideration of this nomination today, Senate also took the following action: By 56 yeas to 43 nays (Vote No. 234), Senate agreed to the motion to close further debate on the nomination. Pages S4671–72 . . . By a unanimous vote of 100 yeas (Vote No. EX. 238), Robin L. Rosenberg, of Florida, to be United States District Judge for the Southern District of Florida. Pages S4677, S4719 . . . By a unanimous vote of 100 yeas (Vote No. EX. 239), John W. deGravelles, of Louisiana, to be United States District Judge for the Middle District of Louisiana. Pages S4673–76, S4677, S4719*

*On page D824, July 22, 2014, the following language appears: Measures Considered:*

*The online Record has been corrected to read: Senate Joint Resolution 22*

*The online Record has been corrected to read: Newport Jazz Festival 60th Anniversary: Senate agreed to S. Res. 510, congratulating the Newport Jazz Festival on its 60th anniversary. Page S4683 . . . By a unanimous vote of 100 yeas (Vote No. EX. 237), Andre Birotte, Jr., of California, to be United States District Judge for the Central District of California. Pages S4671–72, S4676–77, S4719 During consideration of this nomination today, Senate also took the following action: By 56 yeas to 43 nays (Vote No. 234), Senate agreed to the motion to close further debate on the nomination. Page S4672 By a unanimous vote of 100 yeas (Vote No. EX. 238), Robin L. Rosenberg, of Florida, to be United States District Judge for the Southern District of Florida. Pages S4672, S4677, S4719 . . . By a unanimous vote of 100 yeas (Vote No. EX. 239), John W. deGravelles, of Louisiana, to be United States District Judge for the Middle District of Louisiana. Pages S4672–76, S4677, S4719*

*The online Record has been corrected to read: Measures Considered: BRING JOBS HOME ACT—Senate continued consideration of the motion to proceed to consideration of S. 2569, to provide an incentive for businesses to bring jobs back to America. Pages S4667–68, S4677–95*

*On page D824, July 22, 2014, the following language appears: Schapiro, Clark, and Creedon Nominations-Agreement: A unanimous-consent-time agreement was reached providing that notwithstanding Rule XXII, following the vote on the motion to invoke cloture on the motion to proceed to consideration of S. 2569, to provide an incentive for businesses to bring jobs back to America, on Wednesday, July 23, 2014, Senate begin consideration of the nominations of Julia Akins Clark, of Maryland, to be General Counsel of the Federal Labor Relations Authority, Andrew H. Schapiro, of Illinois, to be Ambassador to the Czech Republic, and Madelyn R. Creedon, of Indiana, to be Principal Deputy Administrator, National Nuclear Security Administration; that there be two minutes for debate equally divided between the two Leaders, or their designees, prior to each vote; that upon the use or yielding back of time, Senate vote, without intervening action or debate, on confirmation of the nominations in the order listed; that any roll call votes, following the first in the series, be 10 minutes in length; that no further motions be in order to the nominations; and that if cloture is invoked on the motion to proceed to consideration of S. 2569, to provide an incentive for businesses to bring jobs back to America, all time consumed while in Executive Session under the terms of this agreement count post-cloture. Pages S4667–68, S4677–95*

*On page S4848, July 23, 2014, in the first column, under the NOMINATIONS head, the Record reads: JEFFREY MARTIN BARAN, . . .*

*On page D833, July 23, 2014, the following language appears: Growth Awareness Week: Committee on the Judiciary was discharged from further consideration of S. Res. 489, supporting the goals and ideals of “Growth Awareness Week”, and the resolution was then agreed to, after agreeing to the following amendment proposed thereto: Page S4845 Casey (for Kirk) Amendment No. S3623, to amend the preamble. Pages S4845–46*

*On page D834, July 23, 2014, the following language appears: BRING JOBS HOME ACT—AGREEMENT: Senate continued consideration of the motion to proceed to consideration of S. 2569, to provide an incentive for businesses to bring jobs back to America. Pages S4723–56*

*On page D834, July 23, 2014, the following language appears: 1 Navy nomination in the rank of admiral. Routine lists in the Air Force, Army, and Navy Pages S4848–49*

*The online Record has been corrected to read: Schapiro, Clark, and Creedon Nominations-Agreement: A unanimous-consent-time agreement was reached providing that notwithstanding Rule XXII, following the vote on the motion to invoke cloture on the motion to proceed to consideration of S. 2569, to provide an incentive for businesses to bring jobs back to America, on Wednesday, July 23, 2014, Senate begin consideration of the nominations of Julia Akins Clark, of Maryland, to be General Counsel of the Federal Labor Relations Authority, Andrew H. Schapiro, of Illinois, to be Ambassador to the Czech Republic, and Madelyn R. Creedon, of Indiana, to be Principal Deputy Administrator, National Nuclear Security Administration; that there be two minutes for debate equally divided between the two Leaders, or their designees, prior to each vote; that upon the use or yielding back of time, Senate vote, without intervening action or debate, on confirmation of the nominations in the order listed; that any roll call votes, following the first in the series, be 10 minutes in length; that no further motions be in order to the nominations; and that if cloture is invoked on the motion to proceed to consideration of S. 2569, to provide an incentive for businesses to bring jobs back to America, all time consumed while in Executive Session under the terms of this agreement count post-cloture. Page S4695*

*The online Record has been corrected to read: JEFFERY MARTIN BARAN, . . .*

*The online Record has been corrected to read: Growth Awareness Week: Committee on the Judiciary was discharged from further consideration of S. Res. 489, supporting the goals and ideals of “Growth Awareness Week”, and the resolution was then agreed to, after agreeing to the following amendment proposed thereto: Pages S4845–46 Casey (for Kirk) Amendment No. 3623, to amend the preamble.*

*The online Record has been corrected to read: BRING JOBS HOME ACT—AGREEMENT: Senate continued consideration of the motion to proceed to consideration of S. 2569, to provide an incentive for businesses to bring jobs back to America. Pages S4723–28, S4728–56*

*The online Record has been corrected to read: 1 Navy nomination in the rank of admiral. Routine lists in the Air Force, Army, and Navy Pages S4844–45, S4848–49*

On page D834, July 23, 2014, the following language appears: *Nominations Received: Senate received the following nominations: Jeffrey Martin Baran, of Virginia, to be a Member of the Nuclear Regulatory Commission for the remainder of the term expiring June 30, 2015. Stephen G. Burns, of Maryland, to be a Member of the Nuclear Regulatory Commission for the term of five years expiring June 30, 2019. Page S4848*

On page D845, July 24, 2014 the following language appears: *Measures Introduced: Nineteen bills and seven resolutions were introduced, as follows: S. 2651–2669, and S. Res. 517–523. Pages S4903–04*

On page D845, July 24, 2014, the following language appears: *KAYE, MOHOROVIC, AND MCKEON NOMINATIONS—AGREEMENT: A unanimous-consent-time agreement was reached providing that upon disposition of the nomination of Pamela Harris, of Maryland, to be United States Circuit Judge for the Fourth Circuit, Senate begin consideration of the nominations of Elliot F. Kaye, of New York, to be a Commissioner and Chairman of the Consumer Product Safety Commission, Joseph P. Mohorovic, of Illinois, to be a Commissioner of the Consumer Product Safety Commission, and Brian P. McKeon, of New York, to be a Principal Deputy Under Secretary of Defense; that there be two minutes for debate equally divided between the two Leaders, or their designees prior to each vote; that upon the use or yielding back of time, Senate vote, without intervening action or debate, on confirmation of the nominations; and that no further motions be in order to the nominations. Page S4868*

On page D846, July 24, 2014, the following language appears: *Nominations Confirmed: Senate confirmed the following nominations: Lisa S. Disbrow, of Virginia, to be an Assistant Secretary of the Air Force. Page S4877 Victor M. Mendez, of Arizona, to be Deputy Secretary of Transportation. Page S4877 Peter M. Rogoff, of Virginia, to be Under Secretary of Transportation for Policy. Page S4877 Bruce H. Andrews, of New York, to be Deputy Secretary of Commerce. Page S4877*

On page D857, July 28, 2014, the following language appears: *BRING JOBS HOME ACT—CLOTURE: Senate resumed consideration of S. 2569, to provide an incentive for businesses to bring jobs back to America, taking action on the following motions and amendments proposed thereto: Pages S4988–93*

*The online Record has been corrected to read: Nominations Received: Senate received the following nominations: Jeffery Martin Baran, of Virginia, to be a Member of the Nuclear Regulatory Commission for the remainder of the term expiring June 30, 2015. Stephen G. Burns, of Maryland, to be a Member of the Nuclear Regulatory Commission for the term of five years expiring June 30, 2019. Page S4848*

*The on-line Record has been corrected to read: Measures Introduced: Nineteen bills and eight resolutions were introduced, as follows: S. 2651–2669, S. Res. 517–523, and S. Con. Res. 41. Pages S4903–04*

*The online Record has been corrected to read: KAYE, MOHOROVIC, AND MCKEON NOMINATIONS—AGREEMENT: A unanimous-consent-time agreement was reached providing that upon disposition of the nomination of Pamela Harris, of Maryland, to be United States Circuit Judge for the Fourth Circuit, Senate begin consideration of the nominations of Elliot F. Kaye, of New York, to be a Commissioner and Chairman of the Consumer Product Safety Commission, Joseph P. Mohorovic, of Illinois, to be a Commissioner of the Consumer Product Safety Commission, and Brian P. McKeon, of New York, to be a Principal Deputy Under Secretary of Defense; that there be two minutes for debate equally divided between the two Leaders, or their designees prior to each vote; that upon the use or yielding back of time, Senate vote, without intervening action or debate, on confirmation of the nominations; and that no further motions be in order to the nominations. Pages S4868, S4974*

*The online Record has been corrected to read: Nominations Confirmed: Senate confirmed the following nominations: Lisa S. Disbrow, of Virginia, to be an Assistant Secretary of the Air Force. Pages S4877, S4974 Victor M. Mendez, of Arizona, to be Deputy Secretary of Transportation. Pages S4877, S4974 Peter M. Rogoff, of Virginia, to be Under Secretary of Transportation for Policy. Pages S4877, S4974 Bruce H. Andrews, of New York, to be Deputy Secretary of Commerce. Pages S4877, S4974*

*The online Record has been corrected to read: BRING JOBS HOME ACT—CLOTURE: Senate resumed consideration of S. 2569, to provide an incentive for businesses to bring jobs back to America, taking action on the following motions and amendments proposed thereto: Page S4988*

On page D857, July 28, 2014, the following language appears: **EMERGENCY SUPPLEMENTAL APPROPRIATIONS ACT—CLOTURE:** Senate began consideration of the motion to proceed to consideration of S. 2648, making emergency supplemental appropriations for the fiscal year ending September 30, 2014. Page S4988 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 of the Standing Rules of the Senate, a vote on cloture will occur upon disposition of S. 2569, to provide an incentive for businesses to bring jobs back to America. Pages S4988–93

On page D857, July 28, 2014, the following language appears: **RUSSIAN WEAPONS EMBARGO ACT—BILL REFERRAL:** A unanimous-consent agreement was reached providing that the Committee on Banking, Housing, and Urban Affairs be discharged from further consideration of S. 2352, to re-impose sanctions on Russian arms exporter Rosoboronexport, and the bill then be referred to the Committee on Foreign Relations. Page S5004

On page D858, July 28, 2014, the following language appears: **ANDRE, HOZA, AND POLASCHIK NOMINATIONS—AGREEMENT:** A unanimous-consent-time agreement was reached providing that upon disposition of the nomination of Robert Alan McDonald, of Ohio, to be Secretary of Veterans Affairs, on Tuesday, July 29, 2014, Senate begin consideration of the nominations of Larry Edward Andre, Jr., of Virginia, to be Ambassador to the Islamic Republic of Mauritania, Michael Stephen Hoza, of Washington, to be Ambassador to the Republic of Cameroon, and Joan A. Polaschik, of Virginia, to be Ambassador to the People's Democratic Republic of Algeria; that there be two minutes for debate equally divided between the two Leaders, or their designees prior to each vote; that upon the use or yielding back of time, Senate vote, without intervening action or debate, on confirmation of the nominations in the order listed; that any roll call votes, following the first in the series, be ten minutes in length; that if any nomination is confirmed, the motion to reconsider be considered made and laid upon the table with no intervening action or debate; and that no further motions be in order to the nominations. Page S5004

The online Record has been corrected to read: **EMERGENCY SUPPLEMENTAL APPROPRIATIONS ACT—CLOTURE:** Senate began consideration of the motion to proceed to consideration of S. 2648, making emergency supplemental appropriations for the fiscal year ending September 30, 2014. Pages S4988–93 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 of the Standing Rules of the Senate, a vote on cloture will occur upon disposition of S. 2569, to provide an incentive for businesses to bring jobs back to America. Page S4988

The online Record has been corrected to read: **RUSSIAN WEAPONS EMBARGO ACT—BILL REFERRAL:** A unanimous-consent agreement was reached providing that the Committee on Banking, Housing, and Urban Affairs be discharged from further consideration of S. 2352, to re-impose sanctions on Russian arms exporter Rosoboronexport, and the bill then be referred to the Committee on Foreign Relations. Pages S5004, S4996

The online Record has been corrected to read: **ANDRE, HOZA, AND POLASCHIK NOMINATIONS—AGREEMENT:** A unanimous-consent-time agreement was reached providing that upon disposition of the nomination of Robert Alan McDonald, of Ohio, to be Secretary of Veterans Affairs, on Tuesday, July 29, 2014, Senate begin consideration of the nominations of Larry Edward Andre, Jr., of Virginia, to be Ambassador to the Islamic Republic of Mauritania, Michael Stephen Hoza, of Washington, to be Ambassador to the Republic of Cameroon, and Joan A. Polaschik, of Virginia, to be Ambassador to the People's Democratic Republic of Algeria; that there be two minutes for debate equally divided between the two Leaders, or their designees prior to each vote; that upon the use or yielding back of time, Senate vote, without intervening action or debate, on confirmation of the nominations in the order listed; that any roll call votes, following the first in the series, be ten minutes in length; that if any nomination is confirmed, the motion to reconsider be considered made and laid upon the table with no intervening action or debate; and that no further motions be in order to the nominations. Page S5003

On page D858, July 28, 2014, the following language appears: *Nominations Confirmed: Senate confirmed the following nominations: By 50 yeas to 43 nays (Vote No. EX. 242), Pamela Harris, of Maryland, to be United States Circuit Judge for the Fourth Circuit. Pages S4976–87 Elliot F. Kaye, of New York, to be a Commissioner of the Consumer Product Safety Commission for a term of seven years from October 27, 2013. Page S4987 Elliot F. Kaye, of New York, to be Chairman of the Consumer Product Safety Commission. Page S4987 Joseph P. Mohorovic, of Illinois, to be a Commissioner of the Consumer Product Safety Commission for a term of seven years from October 27, 2012. Pages S4987–88 Brian P. McKeon, of New York, to be a Principal Deputy Under Secretary of Defense. Page S4988*

On page S5051, July 29, 2014, in the first column, the following appears: *By Mr. PRYOR (for himself and Mr. WALSH) S. 2682. A bill to require certain Federal agencies to use iron, steel, wood products, cement and manufactured goods produced in the United States in public construction projects, to establish the America Star Program to certify products that are manufactured in the United States, to permanently extend the Build America Bonds program, to ensure that transportation and infrastructure projects carried out using Federal financial assistance are constructed with steel, iron, and manufactured goods that are produced in the United States, and for other purposes.*

On page S5051, July 29, 2014, in the first column, the following appears: *. . . effective and transparent process for the designation, investigation, adjudication, denial, suspension, and revocation of security clearances, and for other purposes; to the Committee on Homeland Security and Governmental Affairs.*

On page D869, July 29, 2014, the following language appears: *S. Res. 522, expressing the sense of the Senate supporting the U.S.-Africa Leaders Summit to be held in Washington, DC from August 4 through 6, 2014.*

On page D869, July 29, 2014, the following language appears: *By 66 yeas to 31 nays (Vote No. 245), Carper Amendment No. 3583, in the nature of a substitute. (A unanimous-consent agreement was reached providing that the amendment, having achieved 60 affirmatives votes, be agreed to.) Pages S5031–33, S5037–38*

*The online Record has been corrected to read: Nominations Confirmed: Senate confirmed the following nominations: By 50 yeas to 43 nays (Vote No. EX. 242), Pamela Harris, of Maryland, to be United States Circuit Judge for the Fourth Circuit. Pages S4976–87, S5004 Elliot F. Kaye, of New York, to be a Commissioner of the Consumer Product Safety Commission for a term of seven years from October 27, 2013. Pages S4987, S5004 Elliot F. Kaye, of New York, to be Chairman of the Consumer Product Safety Commission. Pages S4987, S5004 Joseph P. Mohorovic, of Illinois, to be a Commissioner of the Consumer Product Safety Commission for a term of seven years from October 27, 2012. Pages S4987–88, S5004 Brian P. McKeon, of New York, to be a Principal Deputy Under Secretary of Defense. Pages S4988, S5004*

*The Record has been corrected to read: By Mr. PRYOR (for himself and Mr. WALSH) S. 2682. A bill to require certain Federal agencies to use iron, steel, wood products, cement and manufactured goods produced in the United States in public construction projects, to permanently extend the Build America Bonds program, to ensure that transportation and infrastructure projects carried out using Federal financial assistance are constructed with steel, iron, and manufactured goods that are produced in the United States, and for other purposes.*

*The online Record has been corrected to read: . . . effective and transparent process for the designation, investigation, adjudication, denial, suspension, and revocation of security clearances, and for other purposes; to the Committee on Homeland Security and Governmental Affairs.*

*The online Record has been corrected to read: S. Res. 522, expressing the sense of the Senate supporting the U.S.-Africa Leaders Summit to be held in Washington, D.C. from August 4 through 6, 2014.*

*The online Record has been corrected to read: By 66 yeas to 31 nays (Vote No. 245), Carper Amendment No. 3583, in the nature of a substitute. (A unanimous-consent agreement was reached providing that the amendment, having achieved 60 affirmatives votes, be agreed to.) Pages S5031–37, S5037–38*

*On page D870, July 29, 2014, the following language appears: Nominations Confirmed: Senate confirmed the following nominations: By a unanimous vote of 97 yeas (Vote No. EX. 243), Robert Alan McDonald, of Ohio, to be Secretary of Veterans Affairs. Pages S5015–18, S5018–21 Larry Edward Andre, Jr., of Virginia, to be Ambassador to the Islamic Republic of Mauritania. Page S5021 Michael Stephen Hoza, of Washington, to be Ambassador to the Republic of Cameroon. Page S5021 Joan A. Polaschik, of Virginia, to be Ambassador to the People's Democratic Republic of Algeria. Page S5021*

*On page D872, July 29, 2014, the following language appears: BUSINESS MEETING Committee on Foreign Relations: Committee ordered favorably reported the following business items: S.Res. 502, concerning the suspension of exit permit issuance by the Government of the Democratic Republic of Congo for adopted Congolese children seeking to depart the country with their adoptive parents, with an amendment in the nature of a substitute; S.Res. 522, expressing the sense of the Senate supporting the U.S.-Africa Leaders Summit to be held in Washington, DC from August 4 through 6, 2014;*

*On page D883, July 30, 2014, the following language appears: Measures Placed on the Calendar: Page S5131*

*On page D885, July 30, 2014 the following language appears: BUSINESS MEETING Committee on Environment and Public Works: Committee ordered favorably reported the following business items: S.1463, to amend the Lacey Act Amendments of 1981 to prohibit importation, exportation, transportation, sale, receipt, acquisition, and purchase in interstate or foreign commerce, or in a manner substantially affecting interstate or foreign commerce, of any live animal of any prohibited wildlife species; Corps of Engineers Study Resolution relating to San Francisco Bay to Stockton Navigation Channels, California; General Services Administration resolutions; and The nominations of Jane Toshiko Nishida, of Maryland, and Ann Elizabeth Dunkin, of California, both to be an Assistant Administrator, and Manuel H. Ehrlich, Jr., of New Jersey, to be a Member of the Chemical Safety and Hazard Investigation, all of the Environmental Protection Agency.*

*The online Record has been corrected to read: Nominations Confirmed: Senate confirmed the following nominations: By a unanimous vote of 97 yeas (Vote No. EX. 243), Robert Alan McDonald, of Ohio, to be Secretary of Veterans Affairs. Pages S5015–18, S5018–21, S5074 Larry Edward Andre, Jr., of Virginia, to be Ambassador to the Islamic Republic of Mauritania. Pages S5021, S5074 Michael Stephen Hoza, of Washington, to be Ambassador to the Republic of Cameroon. Pages S5021, S5074 Joan A. Polaschik, of Virginia, to be Ambassador to the People's Democratic Republic of Algeria. Pages S5021, S5074*

*The online Record has been corrected to read: Committee on Foreign Relations: Committee ordered favorably reported the following business items: S.Res. 502, concerning the suspension of exit permit issuance by the Government of the Democratic Republic of Congo for adopted Congolese children seeking to depart the country with their adoptive parents, with an amendment in the nature of a substitute; S.Res. 522, expressing the sense of the Senate supporting the U.S.-Africa Leaders Summit to be held in Washington, D.C. from August 4 through 6, 2014;*

*The online Record has been corrected to read: Measures Placed on the Calendar: Pages S5075, S5131*

*The online Record has been corrected to read: BUSINESS MEETING Committee on Environment and Public Works: Committee ordered favorably reported the following business items: S.1463, to amend the Lacey Act Amendments of 1981 to prohibit importation, exportation, transportation, sale, receipt, acquisition, and purchase in interstate or foreign commerce, or in a manner substantially affecting interstate or foreign commerce, of any live animal of any prohibited wildlife species; Corps of Engineers Study Resolution relating to San Francisco Bay to Stockton Navigation Channels, California; General Services Administration resolutions; and The nominations of Jane Toshiko Nishida, of Maryland, and Ann Elizabeth Dunkin, of California, both to be an Assistant Administrator, both of the Environmental Protection Agency, and Manuel H. Ehrlich, Jr., of New Jersey, to be a Member of the Chemical Safety and Hazard Investigation.*

*On page D894, July 31, 2014, the following language appears: H.R. 4194, to provide for the elimination or modification of Federal reporting requirements, with an amendment in the nature of a substitute.*

*On page D894, July 31, 2014, the following language appears: U.S.-Africa Leaders Summit Support: Senate agreed to S. Res. 522, expressing the sense of the Senate supporting the U.S.-Africa Leaders Summit to be held in Washington, DC from August 4 through 6, 2014.*

*On page D895, July 31, 2014, the following language appears: Pursuant to Section 312 of the Congressional Budget Act of 1974, a 306 point of order having been sustained on S. 2648, the bill was referred to the Committee on Appropriations. All of the following amendments thereto fell, and the cloture motion thereon was rendered moot: Pages S5204, S5310*

*On page D896, July 31, 2014 the following language appears: Messages from the House: Page S5213*

*On page D901, August 1, 2014, the following language appears: A motion was entered to close further debate on the motion to proceed to consideration of the joint resolution, and, in accordance with the provisions of Rule XXII of the Standing Rules of the Senate, and pursuant to the unanimous-consent agreement of Friday, August 1, 2014, a vote on cloture will occur upon disposition of the nomination of Lanbee J. Chen, of California, to be a Member of the Social Security Advisory Board for a term expiring September 30, 2018, on Monday, September 8, 2014. Page S5323*

*On page S5334, August 5, 2014, in the second column, the following language appears: A concurrent resolution (H. Con. Res. 112) providing for a conditional adjournment or recess of the Senate and an adjournment of the House of Representatives.*

*On page S5334, August 5, 2014, in the second column, the following language appears: The ACTING PRESIDNET pro tempore.*

*The online Record has been corrected to read: H.R. 4194, to provide for the elimination or modification of Federal reporting requirements, with an amendment in the nature of a substitute. (S. Rep. No. 113–232)*

*The online Record has been corrected to read: U.S.-Africa Leaders Summit Support: Senate agreed to S. Res. 522, expressing the sense of the Senate supporting the U.S.-Africa Leaders Summit to be held in Washington, D.C. from August 4 through 6, 2014.*

*The online Record has been corrected to read: Pursuant to Section 312 of the Congressional Budget Act of 1974, a 306 point of order having been sustained on S. 2648, the bill was referred to the Committee on Appropriations. All of the following amendments thereto fell, and the cloture motion thereon was rendered moot: Pages S5204–05, S5310*

*The online Record has been corrected to read: Messages from the House: Pages S5213–14*

*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 joint resolution, and, in accordance with the provisions of Rule XXII of the Standing Rules of the Senate, and pursuant to the unanimous-consent agreement of Friday, August 1, 2014, a vote on cloture will occur upon disposition of the nomination of Lanbee J. Chen, of California, to be a Member of the Social Security Advisory Board for a term expiring September 30, 2018, on Monday, September 8, 2014. Pages S5322–23*

*The online Record has been corrected to read: A concurrent resolution (H. Con. Res. 112) providing for a conditional adjournment of the House of Representatives and a conditional recess or adjournment of the Senate.*

*The online Record has been corrected to read: The ACTING PRESIDENT pro tempore.*

On page D916, September 8, 2014, the following language appears: *Nominations Confirmed: Senate confirmed the following nominations: By a unanimous vote of 97 yeas (Vote No. EX. 257), Jill A. Pryor, of Georgia, to be United States Circuit Judge for the Eleventh Circuit. Page S5364 By 54 yeas to 43 nays (Vote No. EX. 258), Henry J. Aaron, of the District of Columbia, to be a Member of the Social Security Advisory Board for a term expiring September 30, 2014. Page S5365 Henry J. Aaron, of the District of Columbia, to be a Member of the Social Security Advisory Board for a term expiring September 30, 2020. Page S5365 Alan L. Cohen, of Virginia, to be a Member of the Social Security Advisory Board for a term expiring September 30, 2016. Page S5365 Lanhee J. Chen, of California, to be a Member of the Social Security Advisory Board for a term expiring September 30, 2018. Pages S5365–66*

On page D917, September 8, 2014, the following language appears: *Measures Placed on the Calendar: Page S5371*

On page D928, September 9, 2014, the following language appears: *NOMINATIONS Committee on the Judiciary: Committee concluded a hearing to examine the nominations of Jorge Luis Alonso, who was introduced by Senator Durbin, and John Robert Blakey, who was introduced by Senator Kirk, both to be a United States District Judge for the Northern District of Illinois, Amos L. Mazzant III, and Robert William Schroeder III, both to be a United States District Judge for the Eastern District of Texas, and Robert Lee Pitman, to be United States District Judge for the Western District of Texas, who were all introduced by Senator Cornyn, after the nominees testified and answered questions in their own behalf.*

On page D935, September 10, 2014, the following language appears: *ELECTION CONTRIBUTIONS AND EXPENDITURES—AGREEMENT: Senate began consideration of S. J. Res. 19, proposing an amendment to the Constitution of the United States relating to contributions and expenditures intended to affect elections, after agreeing to the motion to proceed, and taking action on the following motions and amendments proposed thereto: Pages S5468–78, S5487*

On page D936, September 10, 2014, the following language appears: *The motion to proceed to the motion to reconsider the vote by which cloture was not invoked on April 9, 2014, was agreed to. The motion to reconsider the vote by which cloture was not invoked on April 9, 2014, was agreed to.*

*The online Record has been corrected to read: Nominations Confirmed: Senate confirmed the following nominations: By a unanimous vote of 97 yeas (Vote No. EX. 257), Jill A. Pryor, of Georgia, to be United States Circuit Judge for the Eleventh Circuit. Pages S5364, S5381 By 54 yeas to 43 nays (Vote No. EX. 258), Henry J. Aaron, of the District of Columbia, to be a Member of the Social Security Advisory Board for a term expiring September 30, 2014. Pages S5365, S5381 Henry J. Aaron, of the District of Columbia, to be a Member of the Social Security Advisory Board for a term expiring September 30, 2020. Pages S5365, S5381 Alan L. Cohen, of Virginia, to be a Member of the Social Security Advisory Board for a term expiring September 30, 2016. Pages S5365, S5381 Lanhee J. Chen, of California, to be a Member of the Social Security Advisory Board for a term expiring September 30, 2018. Pages S5365–66, S5381*

*The online Record has been corrected to read: Measures Placed on the Calendar: Pages S5371, S5349*

*The online Record has been corrected to read: NOMINATIONS Committee on the Judiciary: Committee concluded a hearing to examine the nominations of Jorge Luis Alonso, who was introduced by Senator Durbin, and John Robert Blakey, who was introduced by Senator Kirk, both to be a United States District Judge for the Northern District of Illinois, Amos L. Mazzant, III, and Robert William Schroeder III, both to be a United States District Judge for the Eastern District of Texas, and Robert Lee Pitman, to be United States District Judge for the Western District of Texas, who were all introduced by Senator Cornyn, after the nominees testified and answered questions in their own behalf.*

*The online Record has been corrected to read: ELECTION CONTRIBUTIONS AND EXPENDITURES—AGREEMENT: Senate began consideration of S. J. Res. 19, proposing an amendment to the Constitution of the United States relating to contributions and expenditures intended to affect elections, after agreeing to the motion to proceed, and taking action on the following motions and amendments proposed thereto: Pages S5468–82, S5487*

*The online Record has been corrected to read: The motion to proceed to the motion to reconsider the vote by which cloture was not invoked on April 9, 2014, was agreed to. Page S5487 The motion to reconsider the vote by which cloture was not invoked on April 9, 2014, was agreed to. Page S5487*

*On page D936, September 10, 2014, the following language appears: Messages from the House: Page S5504 Measures Referred: Page S5504 Measures Placed on the Calendar: Page S5504 Measures Read the First Time: Pages S5504, S5518 Enrolled Bills Presented: Page S5504 Executive Communications: Pages S5504–07 Petitions and Memorials: Page S5507 Additional Cosponsors: Pages S5508–09 Statements on Introduced Bills/Resolutions: Pages S5509–12 Additional Statements: Pages S5502–04 Amendments Submitted: Pages S5512–13 Authorities for Committees to Meet: Pages S5513–14 Privileges of the Floor: Page S5514*

*On page D944, September 11, 2014, the following language appears: Election Contributions and Expenditures: Senate continued consideration of S.J. Res. 19, proposing an amendment to the Constitution of the United States relating to contributions and expenditures intended to affect elections, taking action on the following motions and amendments proposed thereto: Pages S5543–44 Pending: Reid Amendment No. 3791 (to the committee-reported substitute to the joint resolution), of a perfecting nature. Page S5543 Reid Amendment No. 3792 (to Amendment No. 3791), of a perfecting nature. Page S5543 Reid Amendment No. 3793 (to the language proposed to be stricken by the committee-reported substitute), of a perfecting nature. Page S5543 Reid Amendment No. 3794 (to Amendment No. 3793), of a perfecting nature. Page S5543 Reid motion to recommit the bill to the Committee on the Judiciary, with instructions, Reid Amendment No. 3795, of a perfecting nature. Page S5543*

*Reid Amendment No. 3796 (to (the instructions) Amendment No. 3795), of a perfecting nature. Page S5543 Reid Amendment No. 3797 (to Amendment No. 3796), of a perfecting nature. Page S5543 During consideration of this measure today, Senate also took the following action: By 54 yeas to 42 nays (Vote No. 261), three-fifths of those Senators duly chosen and sworn, not having voted in the affirmative, Senate rejected the motion to close further debate on the joint resolution. Pages S5543–44*

*The online Record has been corrected to read: Messages from the House: Page S5504 Measures Referred: Page S5504 Measures Placed on the Calendar: Page S5504 Measures Read the First Time: Pages S5504, S5518 Executive Communications: Pages S5504–07 Petitions and Memorials: Page S5507 Additional Cosponsors: Pages S5508–09 Statements on Introduced Bills/Resolutions: Pages S5509–12 Additional Statements: Pages S5502–04 Amendments Submitted: Pages S5512–13 Authorities for Committees to Meet: Pages S5513–14 Privileges of the Floor: Page S5514*

*The online Record has been corrected to read: Election Contributions and Expenditures: By 54 yeas to 42 nays (Vote No. 261), three-fifths of those Senators duly chosen and sworn, not having voted in the affirmative, Senate rejected the motion to close further debate on S.J. Res. 19, proposing an amendment to the Constitution of the United States relating to contributions and expenditures intended to affect elections. Pages S5543–44*

*On page D961, September 16, 2014, the following language appears: Nominations Confirmed: Senate confirmed the following nominations: By 56 yeas to 44 nays (Vote No. EX. 265), Jeffery Martin Baran, of Virginia, to be a Member of the Nuclear Regulatory Commission for the remainder of the term expiring June 30, 2015. Page S5606 By 60 yeas to 40 nays (Vote No. EX. 266), Stephen G. Burns, of Maryland, to be a Member of the Nuclear Regulatory Commission for the term of five years expiring June 30, 2019. Pages S5606–07 Linda A. Schwartz, of Connecticut, to be an Assistant Secretary of Veterans Affairs (Policy and Planning). Page S5607 Matthew T. Harrington, of Virginia, to be Ambassador to the Kingdom of Lesotho. Page S5607 Todd D. Robinson, of New Jersey, to be Ambassador to the Republic of Guatemala. Page S5607 Jane D. Hartley, of New York, to be Ambassador to the French Republic. Page S5607 Jane D. Hartley, of New York, to serve concurrently and without additional compensation as Ambassador to the Principality of Monaco. Page S5607 Nina Hachigian, of California, to be Representative of the United States of America to the Association of Southeast Asian Nations, with the rank and status of Ambassador. Pages S5607–08 Gordon O. Tanner, of Alabama, to be General Counsel of the Department of the Air Force. Page S5608*

*On page D961, September 16, 2014 the following language appears: Executive Reports of Committees: Page S5627*

*The online Record has been corrected to read: Nominations Confirmed: Senate confirmed the following nominations: By 56 yeas to 44 nays (Vote No. EX. 265), Jeffery Martin Baran, of Virginia, to be a Member of the Nuclear Regulatory Commission for the remainder of the term expiring June 30, 2015. Pages S5606, S5650 By 60 yeas to 40 nays (Vote No. EX. 266), Stephen G. Burns, of Maryland, to be a Member of the Nuclear Regulatory Commission for the term of five years expiring June 30, 2019. Pages S5606–07, S5650 Linda A. Schwartz, of Connecticut, to be an Assistant Secretary of Veterans Affairs (Policy and Planning). Pages S5607, S5650 Matthew T. Harrington, of Virginia, to be Ambassador to the Kingdom of Lesotho. Pages S5607, S5650 Todd D. Robinson, of New Jersey, to be Ambassador to the Republic of Guatemala. Pages S5607, S5650 Jane D. Hartley, of New York, to be Ambassador to the French Republic. Pages S5607, S5650 Jane D. Hartley, of New York, to serve concurrently and without additional compensation as Ambassador to the Principality of Monaco. Pages S5607, S5650 Nina Hachigian, of California, to be Representative of the United States of America to the Association of Southeast Asian Nations, with the rank and status of Ambassador. Pages S5607–08, S5650 Gordon O. Tanner, of Alabama, to be General Counsel of the Department of the Air Force. Page S5608, S5650*

*The online Record has been corrected to read: Executive Reports of Committees: Pages S5627–28*

*On page D971, September 17, 2014 the following language appears: Nominations—Agreement: A unanimous-consent-time agreement was reached providing that following the vote on H.J. Res. 124, making continuing appropriations for fiscal year 2015, Senate begin consideration of the nominations of Mark William Lippert, of Ohio, to be Ambassador to the Republic of Korea, Adam M. Scheinman, of Virginia, to be Special Representative of the President for Nuclear Nonproliferation, with the rank of Ambassador, Kevin F. O'Malley, of Missouri, to be Ambassador to Ireland, Bathsheba Nell Crocker, of the District of Columbia, to be an Assistant Secretary of State (International Organization Affairs), Elizabeth Sherwood-Randall, of California, to be Deputy Secretary of Energy, Robert W. Holleyman II, of Louisiana, to be a Deputy United States Trade Representative, with the rank of Ambassador, Eric Rosenbach, of Pennsylvania, to be an Assistant Secretary of Defense, D. Nathan Sheets, of Maryland, to be an Under Secretary of the Treasury, Charles H. Fulghum, of North Carolina, to be Chief Financial Officer, Department of Homeland Security; that there be two minutes for debate equally divided between the two Leaders, or their designees, prior to each vote; that upon the use or yielding back of time, Senate vote, without intervening action or debate, on confirmation of the nominations in the order listed; that any roll call votes, following the first in the series, be 10 minutes in length; and that no further motions be in order to the nomination. Page S5715*

*The online Record has been corrected to read: CONTINUING APPROPRIATIONS RESOLUTION—AGREEMENT: A unanimous-consent-time agreement was reached providing that at 1:00 p.m., on Thursday, September 18, 2014, Senate begin consideration of H.J. Res. 124, making continuing appropriations for fiscal year 2015; that following the reporting of the joint resolution, the Majority Leader be recognized; that there be up to four and a half hours equally divided between the two Leaders, or their designees; that upon the use or yielding back of time, there be no other motions or points of order in order to the joint resolution, other than a Sessions, or designee, motion to table or a budget point of order, and the applicable motion to waive; that Senator Sessions, or designee, be recognized for a motion to table an amendment to the joint resolution; that if the motion to table is agreed to, the Majority Leader be recognized; that if the motion to table is not agreed to, and notwithstanding Rule XXII, Senate vote on the motion to invoke cloture on the joint resolution; that if cloture is invoked, all post-cloture time be considered expired, the pending amendments be withdrawn, the joint resolution be read a third time, and Senate vote on passage of the joint resolution. Page S5684 Nominations—Agreement: A unanimous-consent-time agreement was reached providing that following the vote on H.J. Res. 124, making continuing appropriations for fiscal year 2015, Senate begin consideration of the nominations of Mark William Lippert, of Ohio, to be Ambassador to the Republic of Korea, Adam M. Scheinman, of Virginia, to be Special Representative of the President for Nuclear Nonproliferation, with the rank of Ambassador, Kevin F. O'Malley, of Missouri, to be Ambassador to Ireland, Bathsheba Nell Crocker, of the District of Columbia, to be an Assistant Secretary of State (International Organization Affairs), Elizabeth Sherwood-Randall, of California, to be Deputy Secretary of Energy, Robert W. Holleyman II, of Louisiana, to be a Deputy United States Trade Representative, with the rank of Ambassador, Eric Rosenbach, of Pennsylvania, to be an Assistant Secretary of Defense, D. Nathan Sheets, of Maryland, to be an Under Secretary of the Treasury, Charles H. Fulghum, of North Carolina, to be Chief Financial Officer, Department of Homeland Security; that there be two minutes for debate equally divided between the two Leaders, or their designees, prior to each vote;*

*that upon the use or yielding back of time, Senate vote, without intervening action or debate, on confirmation of the nominations in the order listed; that any roll call votes, following the first in the series, be 10 minutes in length; and that no further motions be in order to the nomination. Page S5715*

*On page S5757, September 18, 2014, in the third column, the following language appears: The PRESIDING OFFICER: Without objection, it is so ordered. The nomination considered and confirmed is as follows: UNITED STATES AGENCY FOR INTERNATIONAL DEVELOPMENT Alfonso E. Lenhardt, of New York, to be Deputy Administrator of the United States Agency for International Development. Ms. MIKULSKI: Mr. President, what that means is that we have now confirmed Alfonso E. Lenhardt to be the Deputy Administrator of USAID.*

*On page S5765, September 18, 2014, in the first column, the following language appears: The nomination considered and confirmed is as follows: Thomas Frieden, of New York, to be Representative of the United States on the Executive Board of the World Health Organization.*

*On page S5765, September 18, 2014, in the second column, the following language appears: The PRESIDING OFFICER. Under the previous order, the motions to reconsider made and laid upon . . .*

*On page S5782, September 18, 2014, in the first column, the following appears: S. 2852. A bill to clarify membership requirements for the Board of Directors of the Federal Deposit Insurance Corporation; to the Committee on Banking, Housing, and Urban Affairs.*

*On page S5877, September 18, 2014, in the second column, the following language appears: (The resolution, with its preamble, is printed in the Record of October 10, 2014, under "Submitted Resolutions.")*

*On page D981, September 18, 2014, the Record reads: Routine Proceedings, Pages S5725–S5842*

*The online Record has been corrected to read: The PRESIDING OFFICER: Without objection, it is so ordered. Ms. MIKULSKI: Mr. President, what that means is that we have now confirmed Alfonso E. Lenhardt to be the Deputy Administrator of USAID.*

*The online Record has been corrected to read: NOMINATION OF THOMAS FRIEDEN TO BE REPRESENTATIVE OF THE UNITED STATES ON THE EXECUTIVE BOARD OF THE WORLD HEALTH ORGANIZATION The PRESIDING OFFICER. The clerk will report the nomination. The bill clerk read the nomination of Thomas Frieden, of New York, to be Representative of the United States on the Executive Board of the World Health Organization.*

*The online Record has been corrected to read: Vote on Frieden Nomination The PRESIDING OFFICER. The question is, Will the Senate advise and consent to the nomination of Thomas Frieden, of New York, to be Representative of the United States on the Executive Board of the World Health Organization? The nomination was confirmed. THE PRESIDING OFFICER. Under the previous order, the motions to reconsider made and laid upon . . .*

*The Record has been corrected to read: S. 2852. A bill to clarify membership requirements for the Board of Directors of the Federal Deposit Insurance Corporation; to the Committee on Banking, Housing, and Urban Affairs.*

*The on-line Record has been corrected to read: (The resolution, with its preamble, is printed in the Record of April 10, 2014, under "Submitted Resolutions.")*

*The online Record has been corrected to read: Routine Proceedings, Pages S5725–S5881*

*On page D982, September 18, 2014, the Record reads: Withdrawn: Reid Amendment No. 3851, of a perfecting nature. Page S5737 . . . Reid motion to commit the joint resolution to the Committee on Appropriations, with instructions, Reid Amendment No. 3853, of a perfecting nature, fell when cloture was invoked on the joint resolution. Page S5737 Reid Amendment No. 3854 (to the instructions (Amendment No. 3853) of the motion to commit), of a perfecting nature, fell when Reid Amendment No. 3853 fell. Page S5737 Reid Amendment No. 3855 (to Amendment No. 3854), of a perfecting nature, fell when Reid Amendment No. 3854 fell. Page S5737 125th Anniversary of the State of South Dakota: Senate agreed to S. Res. 566, celebrating the 125th anniversary of the State of South Dakota. Pages S5769–70 Indigenous Clean-Energy Resources: Senate passed H.R. 83, to require the Secretary of the Interior to assemble a team of technical, policy, and financial experts to address the energy needs of the insular areas of the United States and the Freely Associated States through the development of energy action plans aimed at promoting access to affordable, reliable energy, including increasing use of indigenous clean-energy resources, after agreeing to the following amendment proposed thereto: (see next issue) Pryor (for Murkowski) Amendment No. 3928, in the nature of a substitute. (see next issue) Paul D. Wellstone Muscular Dystrophy Community Assistance, Research and Education Amendments: Senate passed H.R. 594, to amend the Public Health Service Act relating to Federal research on muscular dystrophy. (see next issue) Interstate Land Sales Full Disclosure Act: Committee on Banking, Housing, and Urban Affairs was discharged from further consideration of H.R. 2600, to amend the Interstate Land Sales Full Disclosure Act to clarify how the Act applies to condominiums, and the bill was then passed. (see next issue) Tribal General Welfare Exclusion Act: Senate passed H.R. 3043, to amend the Internal Revenue Code of 1986 to clarify the treatment of general welfare benefits provided by Indian tribes.*

*The online Record has been corrected to read: Withdrawn: Reid Amendment No. 3851, of a perfecting nature. Pages S5737, S5764 . . . Reid motion to commit the joint resolution to the Committee on Appropriations, with instructions, Reid Amendment No. 3853, of a perfecting nature, fell when cloture was invoked on the joint resolution. Pages S5737, S5764 Reid Amendment No. 3854 (to the instructions (Amendment No. 3853) of the motion to commit), of a perfecting nature, fell when Reid Amendment No. 3853 fell. Pages S5737, S5764 Reid Amendment No. 3855 (to Amendment No. 3854), of a perfecting nature, fell when Reid Amendment No. 3854 fell. Pages S5737, S5764 125th Anniversary of the State of South Dakota: Senate agreed to S. Res. 566, celebrating the 125th anniversary of the State of South Dakota. Page S5770 Indigenous Clean-Energy Resources: Senate passed H.R. 83, to require the Secretary of the Interior to assemble a team of technical, policy, and financial experts to address the energy needs of the insular areas of the United States and the Freely Associated States through the development of energy action plans aimed at promoting access to affordable, reliable energy, including increasing use of indigenous clean-energy resources, after agreeing to the following amendment proposed thereto: Pages S5861–62 Pryor (for Murkowski) Amendment No. 3928, in the nature of a substitute. Page S5861 Paul D. Wellstone Muscular Dystrophy Community Assistance, Research and Education Amendments: Senate passed H.R. 594, to amend the Public Health Service Act relating to Federal research on muscular dystrophy. Page S5862 Interstate Land Sales Full Disclosure Act: Committee on Banking, Housing, and Urban Affairs was discharged from further consideration of H.R. 2600, to amend the Interstate Land Sales Full Disclosure Act to clarify how the Act applies to condominiums, and the bill was then passed. Page S5862 Tribal General Welfare Exclusion Act: Senate passed H.R. 3043, to amend the Internal Revenue Code of 1986 to clarify the treatment of general welfare benefits provided by Indian tribes.*

(see next issue) *Pyramid Lake Paiute Tribe—Fish Springs Ranch Settlement Act*: Senate passed H.R. 3716, to ratify a water settlement agreement affecting the Pyramid Lake Paiute Tribe. (see next issue) *IMPACT Act*: Senate passed H.R. 4994, to amend title XVIII of the Social Security Act to provide for standardized post-acute care assessment data for quality, payment, and discharge planning. (see next issue) *Examination and Supervisory Privilege Parity Act*: Committee on Banking, Housing, and Urban Affairs was discharged from further consideration of H.R. 5062, to amend the Consumer Financial Protection Act of 2010 to specify that privilege and confidentiality are maintained when information is shared by certain nondepository covered persons with Federal and State financial regulators, and the bill was then passed. (see next issue) *Department of Veterans Affairs Expiring Authorities Act*: Senate passed H.R. 5404, to amend title 38, United States Code, to extend certain expiring provisions of law administered by the Secretary of Veterans Affairs. (see next issue) *Federal Data Center Consolidation Act*: Senate passed S. 1611, to require certain agencies to conduct assessments of data centers and develop data center consolidation and optimization plans, after agreeing to the committee amendment in the nature of a substitute, and the following amendments proposed thereto: (see next issue) Pryor (for Carper) Amendment No. 3929, to modify the provision relating to waiver of requirements. (see next issue) Pryor (for Bennet) Amendment No. 3930, to clarify reporting requirements for the Department of Defense. (see next issue) *Border Patrol Agent Pay Reform Act*: Senate passed S. 1691, to amend title 5, United States Code, to improve the security of the United States border and to provide for reforms and rates of pay for border patrol agents, after agreeing to the committee amendment in the nature of a substitute, and the following amendment proposed thereto: (see next issue) Pryor (for Carper) Amendment No. 3931, to improve the bill. (see next issue)

Page S5862 *Pyramid Lake Paiute Tribe—Fish Springs Ranch Settlement Act*: Senate passed H.R. 3716, to ratify a water settlement agreement affecting the Pyramid Lake Paiute Tribe. Page S5862 *IMPACT Act*: Senate passed H.R. 4994, to amend title XVIII of the Social Security Act to provide for standardized post-acute care assessment data for quality, payment, and discharge planning. Page S5862 *Examination and Supervisory Privilege Parity Act*: Committee on Banking, Housing, and Urban Affairs was discharged from further consideration of H.R. 5062, to amend the Consumer Financial Protection Act of 2010 to specify that privilege and confidentiality are maintained when information is shared by certain nondepository covered persons with Federal and State financial regulators, and the bill was then passed. Pages S5862–63 *Department of Veterans Affairs Expiring Authorities Act*: Senate passed H.R. 5404, to amend title 38, United States Code, to extend certain expiring provisions of law administered by the Secretary of Veterans Affairs. Page S5863 *Federal Data Center Consolidation Act*: Senate passed S. 1611, to require certain agencies to conduct assessments of data centers and develop data center consolidation and optimization plans, after agreeing to the committee amendment in the nature of a substitute, and the following amendments proposed thereto: Pages S5863–65 Pryor (for Carper) Amendment No. 3929, to modify the provision relating to waiver of requirements. Page S5864 Pryor (for Bennet) Amendment No. 3930, to clarify reporting requirements for the Department of Defense. Page S5864 *Border Patrol Agent Pay Reform Act*: Senate passed S. 1691, to amend title 5, United States Code, to improve the security of the United States border and to provide for reforms and rates of pay for border patrol agents, after agreeing to the committee amendment in the nature of a substitute, and the following amendment proposed thereto: Pages S5865–72 Pryor (for Carper) Amendment No. 3931, to improve the bill. Page S5868

*On page D983, September 18, 2014, the Record reads: Blackfoot River Land Exchange Act: Senate passed S. 2040, to exchange trust and fee land to resolve land disputes created by the realignment of the Blackfoot River along the boundary of the Fort Hall Indian Reservation, after agreeing to the following amendment proposed thereto: (see next issue) Pryor (for Crapo) Amendment No. 3932, in the nature of a substitute. (see next issue) Preventing Conflicts of Interest with Contractors Act: Senate passed S. 2061, to prevent conflicts of interest relating to contractors providing background investigation fieldwork services and investigative support services, after agreeing to the committee amendment in the nature of a substitute. (see next issue) E-LABEL Act: Senate passed S. 2583, to promote the non-exclusive use of electronic labeling for devices licensed by the Federal Communications Commission. (see next issue) United States-Israel Strategic Partnership Act: Senate passed S. 2673, to enhance the strategic partnership between the United States and Israel, after agreeing to the following amendment proposed thereto: (see next issue) Pryor (for Boxer) Amendment No. 3933, to designate Israel as a program country under the Visa Waiver Program if Israel complies with the generally applicable requirements. (see next issue) James Foley and Steven Sotloff: Senate passed S. 2778, to require the Secretary of State to offer rewards totaling up to \$10,000,000 for information on the kidnapping and murder of James Foley and Steven Sotloff. (see next issue) Medal of Honor to Henry Johnson: Committee on Armed Services was discharged from further consideration of S. 2793, to authorize the award of the Medal of Honor to Henry Johnson, and the bill was then passed. (see next issue) Preventing Sex Trafficking and Strengthening Families Act: Senate passed H.R. 4980, to prevent and address sex trafficking of children in foster care, to extend and improve adoption incentives, and to improve international child support recovery. (see next issue) Improper Payments Agency Cooperation Enhancement Act: Senate passed S. 1360, to amend the*

*The online Record has been corrected to read: Blackfoot River Land Exchange Act: Senate passed S. 2040, to exchange trust and fee land to resolve land disputes created by the realignment of the Blackfoot River along the boundary of the Fort Hall Indian Reservation, after agreeing to the following amendment proposed thereto: Pages S5872–73 Pryor (for Crapo) Amendment No. 3932, in the nature of a substitute. Page S5872 Preventing Conflicts of Interest with Contractors Act: Senate passed S. 2061, to prevent conflicts of interest relating to contractors providing background investigation fieldwork services and investigative support services, after agreeing to the committee amendment in the nature of a substitute. Pages S5873–74 E-LABEL Act: Senate passed S. 2583, to promote the non-exclusive use of electronic labeling for devices licensed by the Federal Communications Commission. Page S5874 United States-Israel Strategic Partnership Act: Senate passed S. 2673, to enhance the strategic partnership between the United States and Israel, after agreeing to the following amendment proposed thereto: Pages S5874–76 Pryor (for Boxer) Amendment No. 3933, to designate Israel as a program country under the Visa Waiver Program if Israel complies with the generally applicable requirements. Page S5874 James Foley and Steven Sotloff: Senate passed S. 2778, to require the Secretary of State to offer rewards totaling up to \$10,000,000 for information on the kidnapping and murder of James Foley and Steven Sotloff. Page S5876 Medal of Honor to Henry Johnson: Committee on Armed Services was discharged from further consideration of S. 2793, to authorize the award of the Medal of Honor to Henry Johnson, and the bill was then passed. Pages S5876–77 Preventing Sex Trafficking and Strengthening Families Act: Senate passed H.R. 4980, to prevent and address sex trafficking of children in foster care, to extend and improve adoption incentives, and to improve international child support recovery. Page S5877 Improper Payments Agency Cooperation Enhancement Act: Senate passed S. 1360, to amend the Improper Payments Elimination and*

*Improper Payments Elimination and Recovery Improvement Act of 2012, including making changes to the Do Not Pay initiative, for improved detection, prevention, and recovery of improper payments to deceased individuals, after agreeing to the following amendment proposed thereto: (see next issue) Pryor (for Carper/Coburn) Amendment No. 3934, in the nature of a substitute. (see next issue) Naturopathic Medicine Week: Committee on the Judiciary was discharged from further consideration of S. Res. 420, designating the week of October 6 through October 12, 2014, as “Naturopathic Medicine Week” to recognize the value of naturopathic medicine in providing safe, effective, and affordable health care, and the resolution was then agreed to. (see next issue) Welcome Home Commemoration: Committee on Veterans’ Affairs was discharged from further consideration of S. Res. 479, recognizing Veterans Day 2014 as a special “Welcome Home Commemoration” for all who have served in the military since September 14, 2001, and the resolution was then agreed to, after agreeing to the following amendment proposed thereto: (see next issue) Burr (for Pryor) Amendment No. 3935, of a perfecting nature. (see next issue) 100th Anniversary of the Veterans of Foreign Wars of the United States: Committee on the Judiciary was discharged from further consideration of S. Res. 529, recognizing the 100th anniversary of the Veterans of Foreign Wars of the United States and commending its members for their courage and sacrifice in service to the United States, and the resolution was then agreed to. (see next issue) Protect Religious Minorities From Persecution: Senate agreed to S. Res. 530, expressing the sense of the Senate on the current situation in Iraq and the urgent need to protect religious minorities from persecution from the terrorist group the Islamic State of Iraq and the Levant (ISIL), after agreeing to the committee amendment in the nature of a substitute. (see next issue) Ebola Outbreak in West Africa: Senate agreed to S. Res. 541, recognizing the severe threat that the Ebola outbreak in West*

*Recovery Improvement Act of 2012, including making changes to the Do Not Pay initiative, for improved detection, prevention, and recovery of improper payments to deceased individuals, after agreeing to the following amendment proposed thereto: Page S5877 Pryor (for Carper/Coburn) Amendment No. 3934, in the nature of a substitute. Page S5877 Naturopathic Medicine Week: Committee on the Judiciary was discharged from further consideration of S. Res. 420, designating the week of October 6 through October 12, 2014, as “Naturopathic Medicine Week” to recognize the value of naturopathic medicine in providing safe, effective, and affordable health care, and the resolution was then agreed to. Page S5877 Welcome Home Commemoration: Committee on Veterans’ Affairs was discharged from further consideration of S. Res. 479, recognizing Veterans Day 2014 as a special “Welcome Home Commemoration” for all who have served in the military since September 14, 2001, and the resolution was then agreed to, after agreeing to the following amendment proposed thereto: Pages S5877–78 Burr (for Pryor) Amendment No. 3935, of a perfecting nature. Page S5877 100th Anniversary of the Veterans of Foreign Wars of the United States: Committee on the Judiciary was discharged from further consideration of S. Res. 529, recognizing the 100th anniversary of the Veterans of Foreign Wars of the United States and commending its members for their courage and sacrifice in service to the United States, and the resolution was then agreed to. Page S5878 Protect Religious Minorities From Persecution: Senate agreed to S. Res. 530, expressing the sense of the Senate on the current situation in Iraq and the urgent need to protect religious minorities from persecution from the terrorist group the Islamic State of Iraq and the Levant (ISIL), after agreeing to the committee amendment in the nature of a substitute. Page S5878 Ebola Outbreak in West Africa: Senate agreed to S. Res. 541, recognizing the severe threat that the Ebola outbreak in West Africa poses to populations, governments, and economies across Africa and, if not properly*

*Africa poses to populations, governments, and economies across Africa and, if not properly contained, to regions across the globe, and expressing support for those affected by this epidemic. (see next issue) Compensation Received by Public Safety Officers: Senate passed S. 2912, to amend the Internal Revenue Code of 1986 to exclude certain compensation received by public safety officers and their dependents from gross income. (see next issue) United States and India Partnership Day: Senate agreed to S. Res. 571, designating September 30, 2014, as "United States and India Partnership Day". (see next issue)*

*contained, to regions across the globe, and expressing support for those affected by this epidemic. Pages S5878–80 Compensation Received by Public Safety Officers: Senate passed S. 2912, to amend the Internal Revenue Code of 1986 to exclude certain compensation received by public safety officers and their dependents from gross income. Page S5880 United States and India Partnership Day: Senate agreed to S. Res. 571, designating September 30, 2014, as "United States and India Partnership Day". Page S5880*

On page D984, September 18, 2014, the Record reads: . . . 4,000 ballistic missile submarine (SSBN) deterrent patrols. (see next issue) 50th Anniversary of the Wilderness Act: Senate agreed to S. Res. 573, commemorating the 50th anniversary of the Wilderness Act. (see next issue) National Estuaries Week: Senate agreed to S. Res. 574, designating the week of September 20 through September 27, 2014, as “National Estuaries Week”. (see next issue) National Prostate Cancer Awareness Month: Senate agreed to S. Res. 575, designating September 2014 as “National Prostate Cancer Awareness Month”. (see next issue) Adjournment Resolution: Senate agreed to S. Con. Res. 44, providing for a conditional adjournment or recess of the Senate and an adjournment of the House of Representatives. (see next issue) . . . A motion was entered to close further debate on the motion to concur in the House amendment to the bill, and, in accordance with the provisions of Rule XXII of the Standing Rules of the Senate, a vote on cloture will occur upon disposition of the nomination of Leigh Martin May, of Georgia, to be United States District Judge for the Northern District of Georgia. (see next issue) Authority for Committees—Agreement: A unanimous-consent agreement was reached providing that, notwithstanding the Senate’s recess, committees be authorized to report legislative and executive matters on Wednesday, October 1, 2014 from 10 a.m. to 12 noon. (see next issue) Authorizing Leadership To Make Appointments—Agreement: A unanimous-consent agreement was reached providing that, notwithstanding the upcoming recess or adjournment of the Senate, the President of the Senate, the President Pro Tempore, and the Majority and Minority Leaders be authorized to make appointments to commissions, committees, boards, conferences, or interparliamentary conferences authorized by law, by concurrent action of the two Houses, or by order of the Senate. (see next issue) Signing Authority—Agreement: A unanimous-consent agreement was reached providing that during the adjournment or recess of the Senate from Thursday, September 18, 2014 through Wednesday, November 12, 2014, the Majority Leader, and Senators Rockefeller, Reed, Carper, Coons, and Cardin be authorized to sign duly enrolled bills or joint resolutions. (see next issue) Pro Forma—Agreement: A unanimous-consent agreement was reached providing that the Senate adjourn, and convene for pro forma sessions only, . . . (see next issue)

The online Record has been corrected to read: . . . 4,000 ballistic missile submarine (SSBN) deterrent patrols. Page S5880 50th Anniversary of the Wilderness Act: Senate agreed to S. Res. 573, commemorating the 50th anniversary of the Wilderness Act. Page S5880 National Estuaries Week: Senate agreed to S. Res. 574, designating the week of September 20 through September 27, 2014, as “National Estuaries Week”. Page S5880 National Prostate Cancer Awareness Month: Senate agreed to S. Res. 575, designating September 2014 as “National Prostate Cancer Awareness Month”. Page S5880 Adjournment Resolution: Senate agreed to S. Con. Res. 44, providing for a conditional adjournment or recess of the Senate and an adjournment of the House of Representatives. Page S5880 . . . A motion was entered to close further debate on the motion to concur in the House amendment to the bill, and, in accordance with the provisions of Rule XXII of the Standing Rules of the Senate, a vote on cloture will occur upon disposition of the nomination of Leigh Martin May, of Georgia, to be United States District Judge for the Northern District of Georgia. Page S5772 Authority for Committees—Agreement: A unanimous-consent agreement was reached providing that, notwithstanding the Senate’s recess, committees be authorized to report legislative and executive matters on Wednesday, October 1, 2014 from 10 a.m. to 12 noon. Page S5880 Authorizing Leadership To Make Appointments—Agreement: A unanimous-consent agreement was reached providing that, notwithstanding the upcoming recess or adjournment of the Senate, the President of the Senate, the President Pro Tempore, and the Majority and Minority Leaders be authorized to make appointments to commissions, committees, boards, conferences, or interparliamentary conferences authorized by law, by concurrent action of the two Houses, or by order of the Senate. Page S5880 Signing Authority—Agreement: A unanimous-consent agreement was reached providing that during the adjournment or recess of the Senate from Thursday, September 18, 2014 through Wednesday, November 12, 2014, the Majority Leader, and Senators Rockefeller, Reed, Carper, Coons, and Cardin be authorized to sign duly enrolled bills or joint resolutions. Page S5880 Pro Forma—Agreement: A unanimous-consent agreement was reached providing that the Senate adjourn, and convene for pro forma sessions only, . . . Page S5881

*On page D984, September 18, 2014, the following language appears: A motion was entered to close further debate on the motion to concur in the House amendment to the bill, and, in accordance with the provisions of Rule XXII of the Standing Rules of the Senate, a vote on cloture will occur upon disposition of the nomination of Leigh Martin May, of Georgia, to be United States District Judge for the Northern District of Georgia (see next issue) AUTHORITY FOR COMMITTEES—AGREEMENT: A unanimous-consent agreement was reached providing that, notwithstanding the Senate's recess, committees be authorized to report legislative and executive matters on Wednesday, October 1, 2014 from 10:00 a.m. to 12:00 noon. (see next issue)*

*The online Record has been corrected to read: A motion was entered to close further debate on the motion to concur in the House amendment to the bill, and, in accordance with the provisions of Rule XXII of the Standing Rules of the Senate, a vote on cloture will occur upon disposition of the nomination of Leigh Martin May, of Georgia, to be United States District Judge for the Northern District of Georgia. Page S5772 Measures Considered: FEDERAL STUDENT LOANS: Senate began consideration of the motion to proceed to consideration of S. 2432, to amend the Higher Education Act of 1965 to provide for the refinancing of certain Federal student loans. Pages S5725–26, S5766–69, S5770–71 AUTHORITY FOR COMMITTEES—AGREEMENT: A unanimous-consent agreement was reached providing that, notwithstanding the Senate's recess, committees be authorized to report legislative and executive matters on Wednesday, October 1, 2014 from 10:00 a.m. to 12:00 noon. Page S5880*

On page D985, September 18, 2014, the Record reads: A motion was entered to close further debate on the nomination, and, in accordance with the provisions of rule XXII of the Standing Rules of the Senate, and pursuant to the unanimous-consent agreement of Thursday, September 18, 2014, a vote on cloture will occur at 5:30 p.m., on Wednesday, November 12, 2014. Page S5772 . . . Nominations Confirmed: Senate confirmed the following nominations: Mark William Lippert, of Ohio, to be Ambassador to the Republic of Korea. Pages S5764, S5765 Adam M. Scheinman, of Virginia, to be Special Representative of the President for Nuclear Nonproliferation, with the rank of Ambassador. Pages S5764, S5765 Kevin F. O'Malley, of Missouri, to be Ambassador to Ireland. Pages S5764, S5765 Bathsbeba Nell Crocker, of the District of Columbia, to be an Assistant Secretary of State (International Organization Affairs). Pages S5764, S5765 Elizabeth Sherwood-Randall, of California, to be Deputy Secretary of Energy. Pages S5764, S5765 Robert W. Holleyman II, of Louisiana, to be a Deputy United States Trade Representative, with the rank of Ambassador. Pages S5764, S5765 Eric Rosenbach, of Pennsylvania, to be an Assistant Secretary of Defense. Pages S5764, S5765 D. Nathan Sheets, of Maryland, to be an Under Secretary of the Treasury. Pages S5764, S5765 Charles H. Fulghum, of North Carolina, to be Chief Financial Officer, Department of Homeland Security. Pages S5764, S5765 Alfonso E. Lenhardt, of New York, to be Deputy Administrator of the United States Agency for International Development. Pages S5764, S5765 Thomas Frieden, of New York, to be Representative of the United States on the Executive Board of the World Health Organization. Page S5765

On page D986, September 18, 2014, the Record reads: 1 Navy nomination in the rank of admiral. (see next issue) . . . Alison Renee Lee, of South Carolina, to be United States District Judge for the District of South Carolina, which was sent to the Senate on January 6, 2014. (see next issue) . . . Adjournment: Senate convened at 9:30 a.m. and adjourned at 10:31 p.m., until 4 p.m. on Monday, September 22, 2014. (For Senate's program, see next issue.)

The online Record has been corrected to read: A motion was entered to close further debate on the nomination, and, in accordance with the provisions of rule XXII of the Standing Rules of the Senate, and pursuant to the unanimous-consent agreement of Thursday, September 18, 2014, a vote on cloture will occur at 5:30 p.m., on Wednesday, November 12, 2014. Page S5771 . . . Nominations Confirmed: Senate confirmed the following nominations: Mark William Lippert, of Ohio, to be Ambassador to the Republic of Korea. Pages S5764–65, S5842 Adam M. Scheinman, of Virginia, to be Special Representative of the President for Nuclear Nonproliferation, with the rank of Ambassador. Pages S5764–65, S5842 Kevin F. O'Malley, of Missouri, to be Ambassador to Ireland. Pages S5764–65, S5842 Bathsbeba Nell Crocker, of the District of Columbia, to be an Assistant Secretary of State (International Organization Affairs). Pages S5764–65, S5842 Elizabeth Sherwood-Randall, of California, to be Deputy Secretary of Energy. Pages S5764–65, S5843 Robert W. Holleyman II, of Louisiana, to be a Deputy United States Trade Representative, with the rank of Ambassador. Pages S5764–65, S5842 Eric Rosenbach, of Pennsylvania, to be an Assistant Secretary of Defense. Pages S5764–65, S5842 D. Nathan Sheets, of Maryland, to be an Under Secretary of the Treasury. Pages S5764–65, S5842 Charles H. Fulghum, of North Carolina, to be Chief Financial Officer, Department of Homeland Security. Pages S5764–65, S5843 Alfonso E. Lenhardt, of New York, to be Deputy Administrator of the United States Agency for International Development. Pages S5764–65, S5842 Thomas Frieden, of New York, to be Representative of the United States on the Executive Board of the World Health Organization. Pages S5765, S5843

The online Record has been corrected to read: 1 Navy nomination in the rank of admiral. Page S5842 . . . Alison Renee Lee, of South Carolina, to be United States District Judge for the District of South Carolina, which was sent to the Senate on January 6, 2014. Page S5843 . . . Adjournment: Senate convened at 9:30 a.m. and adjourned at 10:31 p.m., until 4 p.m. on Monday, September 22, 2014. (For Senate's program, see the remarks of the Acting Majority Leader in today's Record on page S5881.)

# Daily Congressional Record Corrections

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

(Corrections July 14, 2014 through September 18, 2014)

## House

July 14, 2014, on page H6215, the following appeared: 251. Also, a memorial of the House of Representatives of the State of Utah, relative to House Concurrent Resoluuion No. 13 .

July 15, 2014, on page H6244, the following appeared: So the amendment was agreed to.

July 15, 2014, on page H6261, the following appeared: NOTICE OF INTENTION TO OFFER MOTION TO INSTRUCT CONFEREES ON H.R. 3230, VETERANS' ACCESS TO CARE THROUGH CHOICE, ACCOUNTABILITY, AND TRANSPARENCY ACT OF 2014

July 15, 2014, on page H6296, the following appeared: General to report to Congress on the numbers of aliens unlawfully present in the United States who appear and fail to appear before immigration judges for proceedings under section 240 of the Immigration and Nationality Act, and for other purposes; to the Committee on the Judiciary. CORRECTION TO THE CONGRESSIONAL RECORD OF FRIDAY, JUNE 20, 2014 AT PAGE H5597 MEMORIALS The SPEAKER presented a memorial of the Senate of the State of Idaho, relative to Senate Joint Resolution No. 106 urging the President and the Secretary of State to use every opportunity and resource at their disposal to end the unjust imprisonment of Saeed Abedini; to the Committee on Foreign Affairs. CONSTITUTIONAL AUTHORITY STATEMENT Pursuant to clause 7 of rule XII of the Rules of the House of Representatives, the following statements are submitted regarding the specific powers granted to Congress in the Constitution to enact the accompanying bill or joint resolution.

July 16, 2014, on page H6303, the following appeared: Ms. MORELLA. The Chair announces that 26 former Members of Congress have responded to their names. I want to thank you all for joining us

The online version should be corrected to read: 251. Also, a memorial of the House of Representatives of the State of Utah, relative to House Concurrent Resolution No. 13 .

The online version should be corrected to read: So the amendment was rejected.

The online version should be corrected to read: NOTICE OF INTENTION TO OFFER MOTION TO INSTRUCT CONFEREES ON H.R. 3230, PAY OUR GUARD AND RESERVE ACT

The online version should be corrected to read: General to report to Congress on the numbers of aliens unlawfully present in the United States who appear and fail to appear before immigration judges for proceedings under section 240 of the Immigration and Nationality Act, and for other purposes; to the Committee on the Judiciary. CONSTITUTIONAL AUTHORITY STATEMENT Pursuant to clause 7 of rule XII of the Rules of the House of Representatives, the following statements are submitted regarding the specific powers granted to Congress in the Constitution to enact the accompanying bill or joint resolution.

The online version should be corrected to read: Ms. KENNELLY. The Chair announces that 26 former Members of Congress have responded to their names. Ms. MORELLA. I want to thank you all for joining us

*July 16, 2014, on page H6333, the following appeared: NOTICE OF INTENTION TO OFFER MOTION TO INSTRUCT CONFEREES ON H.R. 3230, VETERANS' ACCESS TO CARE THROUGH CHOICE, ACCOUNTABILITY, AND TRANSPARENCY ACT OF 2014*

*July 16, 2014, on page H6333, the following appeared: MOTION TO INSTRUCT CONFEREES ON H.R. 3230, VETERANS' ACCESS TO CARE THROUGH CHOICE, ACCOUNTABILITY, AND TRANSPARENCY ACT OF 2014*

*July 17, 2014, on page H6364, the following appeared: Mr. CAMP, from the Committee on Ways and Means, submitted a privileged report (Rept. No. 113–524) requesting that the President of the United States transmit to the House of Representatives copies of any emails in the possession of the executive office of the President that were transmitted to or from the email account(s) of former Internal Revenue Service Exempt Organizations Division Director Lois Lerner between January 2009 and April 2011; and a privileged report (Rept. No. 113–525)*

*July 28, 2014, on page H6937, the following appeared: ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE The SPEAKER pro tempore. Without objection, the title of H.R. 544 is*

*July 28, 2014, on page H6978, the following appeared: H. Res. 685: Mr. AL GREEN of Texas and Mr. MCGOVERN. H. Res. 687: Mr. GOODLATTE. OFFERED BY MR. HASTINGS OF WASHINGTON The amendment to be offered by myself or a designee to H.R. 4315, the 21st Century Endangered Species Transparency Act, does not contain any congressional earmarks, limited tax benefits, or limited tariff benefits as defined in clause 9 of House rule XXI.*

*July 30, 2014, on page H7128, the following appeared: States, or in any Department or Officer thereof. "The constitutional authority of Congress to enact this legislation is provided by Article I, section 8 of the United States Constitution (clauses 12, 13, 14, 16, and 18), which*

*The online version should be corrected to read: NOTICE OF INTENTION TO OFFER MOTION TO INSTRUCT CONFEREES ON H.R. 3230, PAY OUR GUARD AND RESERVE ACT*

*The online version should be corrected to read: MOTION TO INSTRUCT CONFEREES ON H.R. 3230, PAY OUR GUARD AND RESERVE ACT*

*The online version should be corrected to read: Mr. CAMP, from the Committee on Ways and Means, submitted a privileged adverse report (Rept. No. 113–524) requesting that the President of the United States transmit to the House of Representatives copies of any emails in the possession of the executive office of the President that were transmitted to or from the email account(s) of former Internal Revenue Service Exempt Organizations Division Director Lois Lerner between January 2009 and April 2011; and a privileged adverse report (Rept. No. 113–525)*

*The online version should be corrected to read: TITLE AMENDMENT TO H.R. 594, PAUL D. WELLSTONE MUSCULAR DYSTROPHY COMMUNITY ASSISTANCE, RESEARCH AND EDUCATION AMENDMENTS OF 2014 The SPEAKER pro tempore. Without objection, the title of H.R. 594 is*

*The online version should be corrected to read: H. Res. 685: Mr. AL GREEN of Texas and Mr. MCGOVERN. H. Res. 687: Mr. GOODLATTE. CONGRESSIONAL EARMARKS, LIMITED TAX BENEFITS, OR LIMITED TARIFF BENEFITS Under clause 9 of rule XXI, lists or statements on congressional earmarks, limited tax benefits, or limited tariff benefits were submitted as follows: OFFERED BY MR. HASTINGS OF WASHINGTON The amendment to be offered by myself or a designee to H.R. 4315, the 21st Century Endangered Species Transparency Act, does not contain any congressional earmarks, limited tax benefits, or limited tariff benefits as defined in clause 9 of House rule XXI.*

*The online version should be corrected to read: States, or in any Department or Officer thereof. By Ms. LORETTA SANCHEZ of California: H.R. 5302. "The constitutional authority of Congress to enact this legislation is provided by Article I, section 8 of the United States Constitution (clauses 12, 13, 14, 16, and 18), which*

*July 31, 2014, on page H7178, the following appeared: 6713. A letter from the Associate Administrator, National Oceanic and Atmospheric Administration, transmitting the Administration's final rule—*

*September 8, 2014, on page H7265, the following appeared: I really want to single out the gentlewoman from Oregon for her efforts on this particular subject. She has engaged this subject for the last several months, has been instrumental in our getting here to the floor today, and it is her initiative that is going to benefit the country.*

*September 9, 2014, on page D680, the following appeared: MISCELLANEOUS MEASURE Committee on Foreign Affairs: Subcommittee Asia and the Pacific held a markup on H.R. 4377, the "Burma Human Rights and Democracy Act of 2014". The bill was ordered reported, without amendment.*

*September 10, 2014, on page H7422, the following appeared: raising the minimum wage, and I yield some time to my colleague from the great State of California, Mr. ALAN LOWENTHAL.*

*September 17, 2014, on page H7631, the following appeared: Pursuant to the rule, the gentleman from California (Mr. ROYCE) and the gentleman from New Jersey (Mr. PASCARELL) each will control 20 minutes.*

*September 17, 2014, on page H7672, the following appeared: 7196. A letter from the Acting Assistant Secretary for Special Education and Rehabilitative Services, Department of Education, transmitting the Department's final rule—Final priority. Rehabilitation Services Administration—Assistive Technology Alternative Financing Program {CFDA Number: 84.224D.} received August 19, 2014, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.*

*September 18, 2014, on page H7854, the following appeared: The SPEAKER pro tempore. Pursuant to clause 1(c) of rule XIX, further consideration of H.R. 4 will now resume.*

*The online version should be corrected to read: 6713. A letter from the Associate Administrator, Department of Agriculture, transmitting the Department's final rule—*

*The online version should be corrected to read: I really want to single out the gentlewoman from Oregon for her efforts on this particular subject. She has engaged this subject for the last several months, has been instrumental in our getting here to the floor today, and it is her initiative that is going to benefit the country. So I urge my colleagues to support this bill, and I reserve the balance of my time. Ms. Bonamici. Mr. Speaker, I yield myself such time as I may consume. I rise in support of H.R. 5309, the Tsunami Warning, Education, and Research Act of 2014.*

*The online version should be corrected to read: MISCELLANEOUS MEASURE Committee on Foreign Affairs: Subcommittee Asia and the Pacific held a markup on H.R. 4377, the "Burma Human Rights and Democracy Act of 2014". The bill was forwarded to the Full Committee, without amendment.*

*The online version should be corrected to read: raising the minimum wage, and I would love to, on behalf of the Progressive Caucus, yield some time to my colleague from the great State of California, Mr. ALAN LOWENTHAL.*

*The online version should be corrected to read: Pursuant to the rule, the gentleman from California (Mr. ROYCE) and the gentleman from New York (Mr. ENGEL) each will control 20 minutes.*

*The online version should be corrected to read: 7196. A letter from the Acting Assistant Secretary for Special Education and Rehabilitative Services, Department of Education, transmitting the Department's final rule—Final priority. Rehabilitation Services Administration—Assistive Technology Alternative Financing Program {CFDA Number: 84.224D.} received August 19, 2014, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Education and Workforce.*

*The online version should be corrected to read: The SPEAKER pro tempore. Pursuant to clause 1(c) of rule XIX, further consideration of the bill (H.R. 4) to make revisions to Federal law to improve the conditions necessary for economic growth and job creation, and for other purposes, will now resume.*

September 18, 2014, on pages H7861 and H7862, the amendment language for the Amendment Offered by Mr. Royce and the amendment language for the Amendment to the Preamble Offered by Mr. Royce were inadvertently switched. Therefore, the amendment language printed under the Amendment Offered by Mr. Royce

September 18, 2014, on page H7870, the following appeared: offer only hatred and bloodshed. Schools and hospitals and, yes, even mosques must condemn and combat violence and militant jihad.

September 18, 2014, on page H7871, the following appeared: thousands of dollars every year. □ 2015 He used a small company in my district called Cool Earth Solar which

September 18, 2014, on page H7888, the following appeared: By Ms. ESTY: Congress has the power to enact this legislation pursuant to the following: Article 1, Section 8.

September 18, 2014, on page H7888, the following appeared: By Mr. HECK of Washington: Congress has the power to enact this legislation pursuant to the following: Article I, Section 8.

September 18, 2014, on page H7890, the following appeared: By Mr. GOSAR: H.R. 5698. Congress has the power to enact this legislation pursuant to the following: Article IV, Section 3, Clause 2.

September 18, 2014, on page H7892, the following appeared: By Mr. STIVERS: H.R. 5667. Congress has the power to enact this legislation pursuant to the following:

On pages H7861 and H7862 has been reset online as the language for the Amendment to the Preamble offered by Mr. Royce. Conversely, the amendment language printed under the Amendment to the Preamble offered by Mr. Royce on page H7862 has been reset online as the language for the Amendment Offered by Mr. Royce.

The online version should be corrected to read: offer only hatred and bloodshed. □ 2015 Schools and hospitals and, yes, even mosques must condemn and combat violence and militant jihad.

The online version should be corrected to read: thousands of dollars every year. □ 2030 He used a small company in my district called Cool Earth Solar which

The online version should be corrected to read: By Ms. ESTY: H.R. 5527. Congress has the power to enact this legislation pursuant to the following: Article 1, Section 8.

The online version should be corrected to read: By Mr. HECK of Washington: H.R. 5546. Congress has the power to enact this legislation pursuant to the following: Article I, Section 8.

The online version should be corrected to read: By Mr. GOSAR: H.R. 5598. Congress has the power to enact this legislation pursuant to the following: Article IV, Section 3, Clause 2.

The online version should be corrected to read: By Mr. STIVERS: H.R. 5657. Congress has the power to enact this legislation pursuant to the following: