Daily Congressional Record
Corrections for 2015
Daily Congressional Record Corrections

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

(Corrections January 6, 2015 through March 26, 2015)

House

January 6, 2015, on page H4, the following appeared: YOHO—2 Massie Yoho JORDON—2 Amash DesJarlais

January 6, 2015, on page H4, the following appeared: NOT VOTING—25 Carter (TX) Cicilline Clarke (NY) Costa Crowley Duckworth Engel Goudy Higgins Lowey Maloney, Carolyn Maloney, Sean Meeks Meng Nadler Nolan Nunnelee Price (NC) Rangel Tonko Velázquez Waters, Maxine Welch Young (AK)


January 6, 2015, on page H25, the following appeared: NOT VOTING—26 Cardenas Carney Carter (TX) Cleaver Costa Crowley Engel Higgins Huffman Knight Lieu (CA) Lowey Maloney, Carolyn Maloney, Sean Meeks Meng Mooney (WV) Nadler Nolan Nunnelee Payne Rangel Tonko Velázquez Waters, Maxine Young (AK)

January 6, 2015, on page H27, the following appeared: NOT VOTING—22 Carter (TX) Costa Crowley Engel Higgins Lowey Maloney, Carolyn Maloney, Sean McKinley Meeks Meng Mooney (WV) Nadler Nolan Nunnelee Pitts Rangel Sanchez, Loretta Tonko Velázquez Waters, Maxine Young (AK)

The online version should be corrected to read: YOHO—2 Massie Yoho JORDAN—2 Amash DesJarlais

The online version should be corrected to read: NOT VOTING—25 Boehner Carter (TX) Cicilline Clarke (NY) Costa Crowley Duckworth Engel Goudy Higgins Lowey Maloney, Carolyn Maloney, Sean Meeks Meng Nadler Nolan Nunnelee Price (NC) Rangel Tonko Velázquez Waters, Maxine Welch

The online version should be corrected to read: NOT VOTING—21 Babin Bishop (UT) Carney Carter (GA) Cartwright Crawford Farr Fleischmann Granger Grijalva Grothman Honda Loudermilk Murphy (FL) Nugent Pascrell Sewell (AL) Sinema Stutzman Tonko Trott Watson Coleman Welch Young (AK)

The online version should be corrected to read: NOT VOTING—8 Cardenas Carney Cleaver Huffman Knight Lieu (CA) Mooney (WV) Payne Sanchez, Loretta
January 6, 2015, on page H27, the following appeared: NOT VOTING—26 Capps Carter (TX) Costa Crowley DeLauro Deutch Duffy Engel Higgins Larson (CT) Lowey Maloney, Carolyn Maloney, Sean Meeks Meng Mooney (WV) Nadler Nolan Nunnelee Pitts Rangel Tonko Velázquez Waters, Maxine Watson Coleman Young (AK)

The online version should be corrected to read: NOT VOTING—8 Capps DeLauro Deutch Duffy Larson (CT) Mooney (WV) Pitts Watson Coleman

January 6, 2015, on page D5, the following appeared: Escort Committee: The Clerk appointed the following committee to escort the Speaker-elect to the Chair: Representatives-elect McCarthy, Pelosi, Scalise, McMorris Rodgers, Clyburn, Walden, Becerra, Messer, Israel, Jenkins (KS), DeLauro, Foxx, Edwards, Mimi Walters (CA), Van Hollen, Sessions, Ben Ray Lujan (NM), McHenry, Adams, and Wagner; and the members of the Ohio delegation: Representatives-elect Kaptur, Chabot, Tiberi, Ryan, Turner, Jordan, Latta, Fudge, Gibbs, Johnson, Renacci, Stivers, Beatty, Joyce, and Wenstrup.

The online version should be corrected to read: Escort Committee: The Clerk appointed the following committee to escort the Speaker-elect to the Chair: Representatives-elect McCarthy, Pelosi, Scalise, McMorris Rodgers, Clyburn, Walden, Becerra, Messer, Israel, Jenkins (KS), DeLauro, Foxx, Edwards, Mimi Walters (CA), Van Hollen, Sessions, Ben Ray Lujan (NM), McHenry, and Adams; and the members of the Ohio delegation: Representatives-elect Kaptur, Chabot, Tiberi, Ryan, Turner, Jordan, Latta, Fudge, Gibbs, Johnson, Renacci, Stivers, Beatty, Joyce, and Wenstrup.

January 8, 2015, on page H110, the following appeared: Mr. COSTELLO. Mr. Speaker, it is an

January 8, 2015, on page E33, the following appeared: Mr. PRICE of Georgia. Mr. Speaker, yesterday,

January 13, 2015, on page H247, the following appeared: NOT VOTING—9 Cleaver Duckworth Garamendi Hardy Nugent Perlmutter Ryan (OH) Titus Wasserman Schultz

January 13, 2015, on page H248, the following appeared: NOT VOTING—10 Amodei Bishop (UT) Cleaver Duckworth Garamendi Perlmutter Ryan (OH) Titus Wasserman Schultz Zinke

January 13, 2015, on page H249, the following appeared: NOT VOTING—10 Blum Cleaver Duckworth Garamendi Grijalva Perlmutter Pompeo Ryan (OH) Slaughter Titus

January 13, 2015, on page H268, the following appeared: NOT VOTING—10 Cleaver Costa Duckworth Garamendi Gutbrie Pearce Perlmutter Roskam Ryan (OH) Titus

January 13, 2015, on page H269, the following appeared: NOT VOTING—7 Cleaver Cole Duckworth Garamendi Huelskamp Perlmutter Ryan (OH)

January 13, 2015, on page H269, the following appeared: NOT VOTING—8 Cleaver Duckworth Garamendi Olson Perlmutter Rouzer Ryan (OH)

January 13, 2015, on page H247, the following appeared: NOT VOTING—9 Cleaver Duckworth Garamendi Hardy Nugent Perlmutter Ryan (OH) Titus Wasserman Schultz

The online version should be corrected to read: NOT VOTING—10 Cleaver Duckworth Garamendi Hardy Nugent Nunnelee Perlmutter Ryan (OH) Titus Wasserman Schultz

January 13, 2015, on page H248, the following appeared: NOT VOTING—10 Amodei Bishop (UT) Cleaver Duckworth Garamendi Nunnelee Perlmutter Ryan (OH) Titus Wasserman Schultz Zinke

The online version should be corrected to read: NOT VOTING—11 Amodei Bishop (UT) Cleaver Duckworth Garamendi Nunnelee Perlmutter Ryan (OH) Titus Wasserman Schultz Zinke

January 13, 2015, on page H249, the following appeared: NOT VOTING—10 Blum Cleaver Duckworth Garamendi Grijalva Nunnelee Perlmutter Pompeo Ryan (OH) Slaughter Titus

The online version should be corrected to read: NOT VOTING—11 Blum Cleaver Duckworth Garamendi Grijalva Nunnelee Perlmutter Pompeo Ryan (OH) Slaughter Titus

January 13, 2015, on page H268, the following appeared: NOT VOTING—10 Cleaver Costa Duckworth Garamendi Gutbrie Pearce Perlmutter Roskam Ryan (OH) Titus

The online version should be corrected to read: NOT VOTING—11 Cleaver Costa Duckworth Garamendi Gutbrie Nunnelee Pearce Perlmutter Roskam Ryan (OH) Titus

January 13, 2015, on page H269, the following appeared: NOT VOTING—8 Cleaver Duckworth Garamendi Huelskamp Nunnelee Perlmutter Ryan (OH)

The online version should be corrected to read: NOT VOTING—8 Cleaver Duckworth Garamendi Nunnelee Olson Perlmutter Rouzer Ryan (OH)
January 13, 2015, on page H270, the following appeared: NOT VOTING—6 Cleaver Duckworth Garamendi Perlmutter Rohrabacher Ryan (OH)

January 13, 2015, on page H271, the following appeared: NOT VOTING—7 Cleaver Clyburn Collins (GA) Duckworth Garamendi Perlmutter Ryan (OH)

January 13, 2015, on page H272, the following appeared: NOT VOTING—7 Barton Cleaver Duckworth Garamendi Gowdy Perlmutter Ryan (OH)

January 14, 2015, on page D31, the following appeared: Committee on Financial Services: Full Committee concluded an organizational meeting for the 114th Congress. The committee rules were adopted, as amended. A resolution naming Republican members of the committee to subcommittees was also adopted.

January 16, 2015, on page D35, the following appeared under the header COMMITTEE MEETINGS FOR TUESDAY, JANUARY 20, 2015: House No hearings are scheduled.

January 16, 2015, on page D37, the following appeared: Through Trafficking Act of 2015”; and H.R. 285, to amend title 18, United States Code, to provide a penalty for knowingly selling advertising that offers certain commercial sex acts, 10:30 a.m., 2141 Rayburn. Committee on Rules, January 20, Full Committee, hearing on H.R. 36, the “Pain-Capable Unborn Child Protection Act”; and H.R. 161, the “Natural Gas Pipeline Permitting Reform Act”, 2 p.m., H–313, Capitol.

January 27, 2015, on page H637, the following appeared: 222. A letter from the Executive Analyst, Department of Homeland Security, transmitting a report pursuant to the Federal Vacancies Reform Act of 1998; to the Committee on Oversight and Government Reform.

February 4, 2015, on page H787, the following appeared: the ayes appeared to have it.

February 5, 2015, on page H851, the following appeared: review by members of the Committee. RULE XVI. COMMITTEE STAFF (a) APPOINTMENT BY CHAIRMAN.—The Chairman

The online version should be corrected to read: NOT VOTING—7 Cleaver Duckworth Garamendi Nunnelee Perlmutter Rohrabacher Ryan (OH)

The online version should be corrected to read: NOT VOTING—8 Cleaver Clyburn Collins (GA) Duckworth Garamendi Nunnelee Perlmutter Ryan (OH)

The online version should be corrected to read: ORGANIZATIONAL MEETING Committee on Financial Services: Full Committee concluded an organizational meeting for the 114th Congress. The committee rules were adopted, as amended. A resolution naming Republican members of the committee to subcommittees was also adopted.

The online version should be corrected to read: House Committee on Rules, Full Committee, hearing on H.R. 36, the “Pain-Capable Unborn Child Protection Act”; and H.R. 161, the “Natural Gas Pipeline Permitting Reform Act”, 2 p.m., H–313, Capitol.

The online version should be corrected to read: Through Trafficking Act of 2015”; and H.R. 285, to amend title 18, United States Code, to provide a penalty for knowingly selling advertising that offers certain commercial sex acts, 10:30 a.m., 2141 Rayburn. Committee on Science, Space, and Technology, January 21, Full Committee, organizational meeting for the 114th Congress, 11 a.m., 2318 Rayburn.

The online version should be corrected to read: 222. A letter from the Executive Analyst, Department of Health and Human Services, transmitting a report pursuant to the Federal Vacancies Reform Act of 1998; to the Committee on Oversight and Government Reform.

The online version should be corrected to read: the noes appeared to have it.

The online version should be corrected to read: review by members of the Committee. RULE XVI. COMMITTEE STAFF (a) APPOINTMENT BY CHAIRMAN.—The Chairman
February 5, 2015, on page H851, the following appeared: available to all members of the Committee. RULE XVII. TRAVEL OF MEMBERS AND STAFF (a) APPROVAL.—Consistent with the primary

February 5, 2015, on page D113, the following appeared: Jackson Lee amendment (No. 6 printed in part A of H. Rept. 114–14) that exempts from the bill all regulations issued by the Food and Drug Administration relating to consumer safety, including those issued pursuant to the FDA Food Safety Modernization Act.

February 5, 2015, on page E173, the following appeared: Mr. HASTINGS of Florida. Mr. Speaker, I

February 24, 2015, on page H1114, the following appeared: Under clause 3 of rule XII, memorials were presented and referred as follows: 8. The SPEAKER presented a memorial of the House of Representatives of the State of Ohio, relative to House Concurrent Resolution No. 54, urging the Congress to continue the full funding and production of the F–35; to the Committee on Armed Services.

February 13, 2015, on page H1052, the following appeared: APPOINTMENT OF MEMBER TO BOARD OF VISITORS TO THE UNITED STATES MILITARY

February 26, 2015, on page H1193, the following appeared: device, and there were—ayes 246, noes 168, not voting 17, as follows:

February 26, 2015, on page H1257, the following appeared: withdraw the amendment at this time, Mr. Chairman. AMENDMENT NO. 4 OFFERED BY MRS. LAWRENCE

February 26, 2015, on page H1284, the following appeared: I reserve the balance of my time. Mr. ZELDIN. Mr. Chairman, I will

February 27, 2015, on page H1381, the following appeared: Mrs. KILDEE. Mr. Speaker I have to . . .

February 27, 2015, on page H1381, the following appeared: for national defense. The SPEAKER pro tempore. The time of the gentleman has expired. Mr. COLLINS of Georgia. Mr. Speaker

February 27, 2015, on page H1496, the following appeared: Mr. ROGERS of Kentucky. Mr. Speaker, I demand a recorded vote.

The online version should be corrected to read: available to all members of the Committee. RULE XVII. TRAVEL OF MEMBERS AND STAFF (a) APPROVAL.—Consistent with the primary

The online version should be corrected to read: Jackson Lee amendment (No. 6 printed in part A of H. Rept. 114–14) that exempts from the bill all regulations issued by the Food and Drug Administration relating to consumer safety, including those issued pursuant to the FDA Food Safety Modernization Act, by a recorded vote of 172 ayes to 248 noes, Roll No. 66.

The online version should be corrected to read: Mr. HASTINGS. Mr. Speaker, I

The online version should be corrected to read: Under clause 3 of rule XII, memorials were presented and referred as follows: Memorial number 7 was skipped in error. 8. The SPEAKER presented a memorial of the House of Representatives of the State of Ohio, relative to House Concurrent Resolution No. 54, urging the Congress to continue the full funding and production of the F–35; to the Committee on Armed Services.

The online version should be corrected to read: APPOINTMENT OF MEMBER TO BOARD OF VISITORS TO THE UNITED STATES MERCHANT MARINE ACADEMY

The online version should be corrected to read: device, and there were—ayes 246, noes 168, present 1, not voting 17, as follows:

The online version should be corrected to read: withdraw the amendment at this time, Mr. Chairman. The Acting CHAIR. The amendment is withdrawn. AMENDMENT NO. 4 OFFERED BY MRS. LAWRENCE

The online version should be corrected to read: I reserve the balance of my time. (2115) Mr. ZELDIN. Mr. Chairman, I will

The online version should be corrected to read: Mr. KILDEE. Mr. Speaker I have to . . .

The online version should be corrected to read: for national defense. Mr. COLLINS of Georgia. Mr. Speaker

The online version should be corrected to read: Mr. GRIFFITH. Mr. Speaker, I demand a recorded vote.
March 3, 2015, on page H1528, the following appeared: (Applause, the Members rising.) Prime Minister NETANYAHU. Thank

March 3, 2015, on page H1546, the following appeared: Mr. SIMPSON. Mr. Speaker, I have a motion at the desk.

March 13, 2015, on page H1633, the following appeared: 748. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule—Approval and Promulgation of Air Quality Implementation Plans; Connecticut; Low Emission Vehicle Program (EPA–R01–OAR–2010–0121; A–1–FRL–9915–05–Region 1) received March 12, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

March 16, 2015, on page H1651, the following appeared: Mr. GRANGER. Mr. Speaker, on rollcall No.

March 17, 2015, on page H1716, the following appeared: RESIGNATION AS MEMBER OF COMMITTEE ON WAYS AND MEANS, COMMITTEE ON THE BUDGET, AND COMMITTEE ON HOUSE ADMINISTRATION The SPEAKER pro tempore laid before the House the following resignation as a member of the Committee on Ways and Means, the Committee on the Budget, and the Committee on House Administration: CONGRESS OF THE UNITED STATES, HOUSE OF REPRESENTATIVES, Washington, DC, March 17, 2015. Hon. JOHN A. BOEHNER, Speaker, House of Representatives, Washington, DC. DEAR SPEAKER BOEHNER, Effective today I hereby resign from my assignments to the House Committee on Ways & Means, House Committee on the Budget and the Committee on House Administration. Respectfully, AARON SCHOCK, Member of Congress. The SPEAKER pro tempore. Without objection, the resignation is accepted. There was no objection.

March 18, 2015, on page H1733, the following appeared: COMMUNICATION FROM THE HONORABLE BOB GOODLATTE, MEMBER OF CONGRESS The SPEAKER pro tempore (Mr. LOUDERMILK) laid before the House the following communication from the Honorable BOB GOODLATTE, Member of Congress:

The online version should be corrected to read: (Applause, the Members rising.) The SPEAKER. Members of Congress, I have the high privilege and the distinct honor of presenting to you His Excellency Binyamin Netanyahu, Prime Minister of Israel. (Applause, the Members rising.) Prime Minister NETANYAHU. Thank

The online version should be corrected to read: Mr. SIMPSON. Mr. Speaker, I have a privileged motion under clause 4 of rule XXII at the desk.

The online version should be corrected to read: 748. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule—Approval and Promulgation of Air Quality Implementation Plans; Connecticut; Low Emission Vehicle Program (EPA–R01–OAR–2010–0121; A–1–FRL–9915–05–Region 1) received March 12, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

The online version should be corrected to read: Ms. GRANGER. Mr. Speaker, on rollcall No.

The online version should be corrected to read: RESIGNATIONS AS MEMBER OF COMMITTEE ON WAYS AND MEANS, COMMITTEE ON THE BUDGET, AND COMMITTEE ON HOUSE ADMINISTRATION The SPEAKER pro tempore laid before the House the following resignations as a member of the Committee on Ways and Means, the Committee on the Budget, and the Committee on House Administration: CONGRESS OF THE UNITED STATES, HOUSE OF REPRESENTATIVES, Washington, DC, March 17, 2015. Hon. JOHN A. BOEHNER, Speaker, House of Representatives, Washington, DC. DEAR SPEAKER BOEHNER, Effective today I hereby resign from my assignments to the House Committee on Ways & Means, House Committee on the Budget and the Committee on House Administration. Respectfully, AARON SCHOCK, Member of Congress. The SPEAKER pro tempore. Without objection, the resignations are accepted. There was no objection.

The online version should be corrected to read: COMMUNICATION FROM THE CHAIR OF THE COMMITTEE ON THE JUDICIARY The SPEAKER pro tempore (Mr. LOUDERMILK) laid before the House the following communication from the Chair of the Committee on the Judiciary:
March 26, 2015, on page H2044, the following appeared: themselves to getting us here today. 0930 Some have left or switched their

March 26, 2015, on page H2105, the following appeared: 868. A letter from the Deputy Assistant Administrator, Office of Diversion Control, DEA, Department of Justice, transmitting the Department's final rule—Technical Amendments to Regulation Listing Substances Temporarily Controlled under Schedule I of the Controlled Substances Act (Docket No.: DEA–406) received March 23, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

March 26, 2015, on page H2105, the following appeared: 870. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's withdrawal of direct final rule—Approval and Promulgation of Air Quality Implementation Plans; New Mexico; Albuquerque/Bernalillo County; Revisions to Emission Inventory Requirements, and General Provisions (EPA-R06-OAR-2008-0636; FRL-9925-11-Region 6) received March 24, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

March 26, 2015, on page H2105, the following appeared: 879. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Withdrawal of Partial Exemption for Certain Chemical Substances (EPA-HQ-OPPT-2014-0809; FRL-9924-84) (RIN: 2070-AK01) received March 24, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

The online version should be corrected to read: themselves to getting us here today. 0945 Some have left or switched their

The online version should be corrected to read: 868. A letter from the Deputy Assistant Administrator, Office of Diversion Control, DEA, Department of Justice, transmitting the Department's final rule—Technical Amendments to Regulation Listing Substances Temporarily Controlled under Schedule I of the Controlled Substances Act (Docket No.: DEA–406) received March 23, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

The online version should be corrected to read: 870. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's withdrawal of direct final rule—Approval and Promulgation of Air Quality Implementation Plans; New Mexico; Albuquerque/Bernalillo County; Revisions to Emission Inventory Requirements, and General Provisions (EPA-R06-OAR-2008-0636; FRL-9925-11-Region 6) received March 24, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

The online version should be corrected to read: 879. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Withdrawal of Partial Exemption for Certain Chemical Substances (EPA-HQ-OPPT-2014-0809; FRL-9924-84) (RIN: 2070-AK01) received March 24, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.
Daily Congressional Record Corrections

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

(Corrections January 6, 2015 through March 26, 2015)

Senate

On page S11, January 6, 2015, in the second column, the following appears: By Mrs. FEINSTEIN: S. 24. A bill to clarify that an authorization to use military force, a declaration of war, or any similar authority shall not authorize the detention without charge or trial of a citizen or lawful permanent resident of the United States; to the Committee on the Judiciary.

The online Record has been corrected to read: By Mrs. FEINSTEIN (for herself and Mr. LEE): S. 24. A bill to clarify that an authorization to use military force, a declaration of war, or any similar authority shall not authorize the detention without charge or trial of a citizen or lawful permanent resident of the United States; to the Committee on the Judiciary.

On page S13, January 6, 2015, in the first column, the following appears: By Mrs. FEINSTEIN: S. 24. A bill to clarify that an authorization to use military force, a declaration of war, or any similar authority shall not authorize the detention without charge or trial of a citizen or lawful permanent resident of the United States; to the Committee on the Judiciary.

On page D2, January 6, 2015, the following language appears: Notification to the House of Representatives: Senate agreed to S. Res. 13, notifying the House of Representatives of the election of a Sergeant at Arms and Doorkeeper of the Senate. Pages S7–13

The online Record has been corrected to read: Notification to the House of Representatives: Senate agreed to S. Res. 13, notifying the House of Representatives of the election of a Sergeant at Arms and Doorkeeper of the Senate. Pages S7–8


The online Record has been corrected to read: Messages from the House: Page S10 Measures Read the First Time: Pages S10, S23 Measures Held Over/Under Rule: Pages S10, S22, S23 Enrolled Bills Presented: Page S10 Statements on Introduced Bills/Resolutions: Pages S12–22

On page S57, January 7, 2015, in the last column, under the heading INTRODUCTION OF BILLS AND JOINT RESOLUTIONS, the following language appears: By Mr. THUNE (for himself, Ms. AYOTTE, Mr. ROBERTS, Mr. GRASSLEY, Mr. INHOFE, Mr. ISAKSON, Mrs. FISCHER, and Mr. BLUNT):
On page S210, January 13, 2015, in the third column, the following language appears: SA 32. Mr. LEE submitted an amendment intended to be proposed to amendment SA 1 proposed by Ms. WARREN (for herself and Mr. SCHUMER) to the bill H.R. 26, to extend the termination date of the Terrorism Insurance Program established under the Terrorism Risk Insurance Act of 2002, and for other purposes; which was ordered to lie on the table.

On page S210, January 13, 2015, in the third column, the following appears: SA 24. Mr. SANDERS (for himself, Mr. BENNET, Mr. CARDIN, and Mr. MENENDEZ) submitted an amendment intended to be proposed by him to the bill S. 1, supra; which was ordered to lie on the table.

On page S215, January 13, 2015, in the first column, the following appears: SA 24. Mr. SANDERS (for himself, Mr. BENNET, Mr. CARDIN, and Mr. MENENDEZ) submitted an amendment intended to be proposed by him to the bill S. 1, to approve the Keystone XL Pipeline; which was ordered to lie on the table; as follows:

On page S216, January 13, in the second column, the following language appears: SA 32. Mr. LEE submitted an amendment intended to be proposed to amendment SA 1 proposed by Ms. WARREN (for herself and Mr. SCHUMER) to the bill H.R. 26, to extend the termination date of the Terrorism Insurance Program established under the Terrorism Risk Insurance Act of 2002, and for other purposes; which was ordered to lie on the table; as follows:

On page D34, January 16, 2015, the following language appears: Measures Placed on the Calendar: Page S238 Measures Read the First Time: Page S238

On page D41, January 20, 2015, the following language appears: Measures Placed on the Calendar: Page S281

On page S345, January 21, 2015, the following language appears: EC–311. A communication from the Acting Director of the Office of Standards, Regulations, and Variances, Mine Safety and Health Administration, Department of Labor, transmitting, pursuant to law, the report of a rule entitled “Proximity Detection Systems for Continuous Mining Machines in Underground Coal Mines” (RIN1219–AB65) received during adjournment of the Senate in the Office of the President of the Senate on January 15, 2015; to the Committee on Foreign Relations.

The online Record has been corrected to read: SA 32. Mr. LEE submitted an amendment intended to be proposed to amendment SA 2 proposed by Ms. MURKOWSKI (for herself, Mr. HOEVEN, Mr. BARRASSO, Mr. RISCH, Mr. LEE, Mr. FLAKE, Mr. DAINES, Mr. MANCHIN, Mr. CASSIDY, Mr. GARDNER, Mr. PORTMAN, Mr. ALEXANDER, and Mrs. CAPITO) to the bill S. 1, supra; which was ordered to lie on the table.

The online Record has been corrected to read: SA 24. Mr. SANDERS (for himself, Mr. BENNET, Mr. CARPER, and Mr. MENENDEZ) submitted an amendment intended to be proposed by him to the bill S. 1, to approve the Keystone XL Pipeline; which was ordered to lie on the table; as follows:

The online Record has been corrected to read: SA 24. Mr. SANDERS (for himself, Mr. BENNET, Mr. CARPER, and Mr. MENENDEZ) submitted an amendment intended to be proposed by him to the bill S. 1, to approve the Keystone XL Pipeline; which was ordered to lie on the table; as follows:

The online Record has been corrected to read: Measures Placed on the Calendar: Pages S221, S238 Measures Read the First Time: Pages S238, S247–48

The online Record has been corrected to read: Measures Placed on the Calendar: Pages S249, S281

The online Record has been corrected to read: EC–311. A communication from the Acting Director of the Office of Standards, Regulations, and Variances, Mine Safety and Health Administration, Department of Labor, transmitting, pursuant to law, the report of a rule entitled “Proximity Detection Systems for Continuous Mining Machines in Underground Coal Mines” (RIN1219–AB65) received during adjournment of the Senate in the Office of the President of the Senate on January 15, 2015; to the Committee on Health, Education, Labor, and Pensions.
On page S348, January 21, 2015, in the middle column, bill S. 230 was omitted.

On page S348, January 21, 2015, in the second column, the following appears: By Mr. UDALL (for himself, Mr. BENNET, Mr. DURBIN, Mr. SANDERS, Mr. TESTER, Ms. BALDWIN, Mr. BLUMENTHAL, Mrs. Boxer, Mr. Brown, Mr. CARDIN, Mr. CARPER, Mr. CASEY, Mrs. FEINSTEIN, Mr. FRANKEN, Mrs. GILLIBRAND, Mr. HEINRICH, Ms. HEITKAMP, Ms. HIRONO, Mr. KING, Ms. KLOBuchar, Mr. MARKEY, Mr. MENENDEZ, Mr. MERCLEY, Ms. MIKULSKI, Mr. MURPHY, Mrs. MURRAY, Mr. PETERS, Mr. REED, Mr. REID, Mrs. SCHUMER, Mrs. SHAHEEN, Ms. STABENOW, Ms. WARREN, Mr. WHITEHOUSE, and Mr. WYDEN):

On page S348, January 21, 2015, in the third column, the following language appears: S. 166 At the request of Ms. KLOBuchar, the name of the Senator from Mississippi (Mr. WICKER) was added as a cosponsor of S. 166, a bill to direct the Secretary of the Interior and the Secretary of Agriculture to expedite access to certain Federal land under the administrative jurisdiction of each Secretary for good Samaritan search-and-recovery missions, and for other purposes.

On page S349, January 21, 2015, in the first column, the following appears: AMENDMENT NO. 29 At the request of Mr. WHITEHOUSE, the names of the Senator from West Virginia (Mr. MANCHIN) and the Senator from Vermont (Mr. LEAHY) were added as cosponsors of amendment No. 29 proposed to S. 1, a bill to approve the Keystone XL Pipeline.

The online Record has been corrected to read: By Ms. MURKOWSKI: S. 230. A bill to provide for the conveyance of certain property to the Yukon Kuskokwim Health Corporation located in Bethel, Alaska; to the Committee on Indian Affairs.

The online Record has been corrected to read: By Mr. UDALL (for himself, Mr. BENNET, Mr. DURBIN, Mr. SANDERS, Mr. TESTER, Ms. BALDWIN, Mr. BLUMENTHAL, Mrs. Boxer, Mr. Brown, Mr. CARDIN, Mr. CARPER, Mr. CASEY, Mrs. FEINSTEIN, Mr. FRANKEN, Mrs. GILLIBRAND, Mr. HEINRICH, Ms. HEITKAMP, Ms. HIRONO, Mr. KING, Ms. KLOBuchar, Mr. MARKEY, Mr. MENENDEZ, Mr. MERCLEY, Ms. MIKULSKI, Mr. MURPHY, Mrs. MURRAY, Mr. PETERS, Mr. REED, Mr. REID, Mrs. SCHUMER, Mrs. SHAHEEN, Ms. STABENOW, Ms. WARREN, Mr. WHITEHOUSE, and Mr. WYDEN):

The online Record has been corrected to read: By Mr. UDALL (for himself, Mr. BENNET, Mr. DURBIN, Mr. SANDERS, Mr. TESTER, Ms. BALDWIN, Mr. BLUMENTHAL, Mrs. Boxer, Mr. Brown, Mr. CARDIN, Mr. CARPER, Mr. CASEY, Mrs. FEINSTEIN, Mr. FRANKEN, Mrs. GILLIBRAND, Mr. HEINRICH, Ms. HEITKAMP, Ms. HIRONO, Mr. KING, Ms. KLOBuchar, Mr. MARKEY, Mr. MENENDEZ, Mr. MERCLEY, Ms. MIKULSKI, Mr. MURPHY, Mrs. MURRAY, Mr. PETERS, Mr. REED, Mr. REID, Mrs. SCHUMER, Mrs. SHAHEEN, Ms. STABENOW, Ms. WARREN, Mr. WHITEHOUSE, and Mr. WYDEN):

The online Record has been corrected to read: S. 166 At the request of Ms. KLOBuchar, the name of the Senator from Mississippi (Mr. WICKER) was added as a cosponsor of S. 166, a bill to stop exploitation through trafficking.

The online Record has been corrected to read: AMENDMENT NO. 29 At the request of Mr. WHITEHOUSE, the names of the Senator from West Virginia (Mr. MANCHIN) and the Senator from Vermont (Mr. LEAHY) were added as cosponsors of amendment No. 29 proposed to S. 1, a bill to approve the Keystone XL Pipeline. At the request of Mr. INHOFE, his name was added as a cosponsor of amendment No. 29 proposed to S. 1, supra.
On page D45, January 21, 2015 the following language appears: Adopted: By 98 yeas to 1 nay (Vote No. 10), Whitehouse Amendment No. 29 (to Amendment No. 2), to express the sense of the Senate that climate change is real and not a hoax. (A unanimous-consent agreement as reached providing that the amendment, having achieved 60 affirmatives votes, be agreed to.) Pages S311, S325–26, S330 Rejected: By 54 yeas to 45 nays (Vote No. 7), Murkowski (for Lee) Amendment No. 33 (to Amendment No. 2), to conform citizen suits under the Endangered Species Act of 1973. (A unanimous-consent agreement was reached providing that the amendment, having failed to achieve 60 affirmative votes, the amendment was not agreed to.) Pages S320–23, S327 By 41 yeas to 58 nays (Vote No. 8), Durbin Amendment No. 69 (to Amendment No. 2), to ensure that the storage and transportation of petroleum coke is regulated in a manner that ensures the protection of public and ecological health. (A unanimous-consent agreement was reached providing that the amendment, having failed to achieve 60 affirmative votes, the amendment was not agreed to.) Pages S326–27, S328–29 By 54 yeas to 45 nays (Vote No. 9), Murkowski (for Toomey) Amendment No. 41 (to Amendment No. 2), to continue cleaning up fields and streams while protecting neighborhoods, generating affordable energy, and creating jobs. (A unanimous-consent agreement was reached providing that the amendment, having failed to achieve 60 affirmative votes, the amendment was not agreed to.) Pages S329–30 By 50 yeas to 49 nays (Vote No. 12), Schatz Amendment No. 58 (to Amendment No. 2), to express the sense of Congress regarding climate change. (A unanimous-consent agreement was reached providing that the amendment, having failed to achieve 60 affirmative votes, the amendment was not agreed to.) Pages S311, S317, S331 . . . Fischer Amendment No. 18 (to Amendment No. 2), to provide limits on the designation of new federally protected land. Pages S311, S323–25

On page D52, January 22, 2015 the following language appears: Executive Communications: Pages S419–20 Additional Cosponsors: Pages S421–22

The online Record has been corrected to read: Executive Communications: Pages S419–20 Executive Reports of Committees: Page S420 Additional Cosponsors: Pages S421–22
On page S466, January 26, 2015, under the heading Introduction of Bills and Joint Resolutions, the following appears: By Mr. HELLER: S. 253. A bill to amend the Communications Act of 1943 to consolidate the reporting obligations of the Federal Communications Commission in order to improve congressional oversight and reduce reporting burdens; to the Committee on Commerce, Science, and Transportation.

The online Record has been corrected to read: By Mr. HELLER: S. 253. A bill to amend the Communications Act of 1934 to consolidate the reporting obligations of the Federal Communications Commission in order to improve congressional oversight and reduce reporting burdens; to the Committee on Commerce, Science, and Transportation.

On page S520, January 27, 2015, in the third column, the following language appears: (The amendment is printed in the Record of January 26, 2015, under . . .

The online Record has been corrected to read: (The amendment is printed in the Record of January 22, 2015, under . . .

On page S526, January 27, 2015, in the second column, the following language appears: The Senator from Delaware [Mr. KOONS] proposes an amendment . . .

The online Record has been corrected to read: The Senator from Delaware [Mr. COONS] proposes an amendment . . .

On page D89, February 2, 2015, the following language appears: . . . consideration of the bill at approximately 11:00 a.m., on Tuesday, February 3, 2015, with all other provisions of the previous order being in effect. Page S702 A unanimous-consent agreement was reached providing that at approximately 11 a.m., on Tuesday, February 3, 2015, the time until 12 noon be equally divided, and following the use or yielding back of time, Senate vote on passage of the bill. Page S702 Measures Read the First Time: Page S697

The online Record has been corrected to read: . . . consideration of the bill at approximately 11:00 a.m., on Tuesday, February 3, 2015, with all other provisions of the previous order being in effect. Page S677 A unanimous-consent agreement was reached providing that at approximately 11 a.m., on Tuesday, February 3, 2015, the time until 12 noon be equally divided, and following the use or yielding back of time, Senate vote on passage of the bill. Pages S702–03 Measures Read the First Time: Pages S697, S702

On page D96, February 3, 2015, the following language appears: Measures Placed on the Calendar: Page S736

The online Record has been corrected to read: Measures Placed on the Calendar: Pages S736, S707

On page S749, February 4, 2015, in the third column, the following language appears: . . . Senator Boehner said, “Senate . . .

The online Record has been corrected to read: . . . Speaker Boehner said, “Senate . . .

On page D104, February 4, 2015, the following language appears: Measures Read the First Time: Page S768

The online Record has been corrected to read: Measures Read the First Time: Pages S768, S799

On Page S833, February 5, 2015, in the first column, the following appears: By Ms. KLOBUCHAR (for herself, Mr. LEAHY, Mr. FRANKEN, Mr. SANDERS, Ms. STABENOW, Mrs. GILLIBRAND, Ms. BALDWIN, and Mr. PETERS): S. 403. A bill to revise the authorized route of the North Country National Scenic Trail in northeastern Minnesota and to extend the trail into Vermont to connect with the Appalachian National Scenic Trail, and for other purposes; to the Committee on Energy and Natural Resources.

The online Record has been corrected to read: By Ms. KLOBUCHAR (for herself, Mr. LEAHY, Mr. FRANKEN, Mr. SANDERS, Ms. STABENOW, Mrs. GILLIBRAND, Ms. BALDWIN, and Mr. PETERS): S. 403. A bill to revise the authorized route of the North Country National Scenic Trail in northeastern Minnesota and to extend the trail into Vermont to connect with the Appalachian National Scenic Trail, and for other purposes; to the Committee on Energy and Natural Resources.

On page D111, February 5, 2015, the following language appears: Measures Placed on the Calendar: Page S832 Measures Read the First Time: Page S832

The online Record has been corrected to read: Measures Placed on the Calendar: Pages S803, S832 Measures Read the First Time: Pages S832, S842
On page S857, February 9, 2015, in the third column, the following appears: EC–622. A communication from the Attorney Advisor, Federal Railroad Administration, Department of Transportation, transmitting, pursuant to law, the report of a vacancy in the position of Federal Railroad Administrator, received on February 5, 2015; to the Committee on Commerce, Science, and Transportation.

The online Record has been corrected to read: EC–622. A communication from the Attorney Advisor, Federal Railroad Administration, Department of Transportation, transmitting, pursuant to law, the report of a vacancy in the position of Federal Railroad Administrator, received in the Office of the President of the Senate on February 5, 2015; to the Committee on Commerce, Science, and Transportation.


The online Record has been corrected to read: Department of Homeland Security Appropriations Act: Senate resumed consideration of the motion to proceed to consideration of H.R. 240, making appropriations for the Department of Homeland Security for the fiscal year ending September 30, 2015. Pages S843–44 Measures Placed on the Calendar: Pages S843, S856


The online Record has been corrected to read: Department of Homeland Security Appropriations Act: Senate continued consideration of the motion to proceed to consideration of H.R. 240, making appropriations for the Department of Homeland Security for the fiscal year ending September 30, 2015. Pages S873–74

On page D128, February 11, 2015 the following language appears: Amy and Vicky Child Pornography Victim Restitution and Improvement Act: By a unanimous vote of 98 yeas (Vote No. 55), . . .

The online Record has been corrected to read: Amy and Vicky Child Pornography Victim Restitution Improvement Act: By a unanimous vote of 98 yeas (Vote No. 55), . . .
On page S983, February 12, 2015, in the third column, the following appears: By Mr. SESSIONS (for himself, Mr. BOOKER, Mr. SHELBY, Mr. SCHUMER, Mr. BLUNT, Ms. BALKIN, Ms. COLLINS, Mr. BLUMENTHAL, Mr. DAINES, Mrs. BOXER, Mr. BURR, Mr. DONNELLY, Mr. DURBIN, Mrs. GILLIBRAND, Mrs. FEINSTEIN, Mr. FRANKEN, Ms. HIRONO, Mr. Kaine, Mr. LEAHY, Mr. MENENDEZ, Ms. MIKULSKI, Mrs. MURRAY, Mr. NELSON, Mr. PETERS, Mr. SANDERS, Mrs. SHAHEEN, Ms. WARREN, Mr. WHITEHOUSE, Mr. ISAKSON, Mr. PORTMAN, Mr. CORKER, Mr. RUBIO, Mr. SASSER, Mr. JOHNSON, Mr. COTTON, Ms. MURKOWSKI, Mr. ALEXANDER, Mr. CRUZ, Mr. RISCH, Mr. WICKER, Ms. AYOTTE, Mr. BARRASSO, Mr. SCOTT, Mr. COATS, Mr. PERDUE, Mr. COCHRAN, Mr. HATCH, Mrs. CAPITO, Mr. HOEVEN, Ms. KLOBUCHAR, Mr. MERKLEY, Mr. MURPHY, Mr. WYDEN, Mr. REID, Mr. CORNYN, Mr. THUNE, Mr. HEINRICH, Mr. SCHATZ, Mr. MCCONNELL, Mr. REED, Mr. INHOFE, Mr. COONS, Ms. STABENOW, Mr. BROWN, Mr. BENNET, and Mr. CARDIN): S. 527. A bill to award a Congressional Gold Medal to the Foot Soldiers who participated in Bloody Sunday, Turnaround Tuesday, or in the final Selma to Montgomery Voting Rights March in March of 1965, which served as a catalyst for the Voting Rights Act of 1965; to the Committee on Banking, Housing, and Urban Affairs.

On page S985, February 12, 2015, in the third column, the following appears: S. J. RES. 8 At the request of Mr. ALEXANDER, the names of the Senator from Ohio (Mr. PORTMAN), the Senator from North Carolina (Mr. TILLIS) and the Senator from Nebraska (Mr. SASSER) were added as cosponsors of S. J. Res 8, a joint resolution providing for congressional disapproval under chapter 8 of title 5, United States Code, of the rule submitted by the National Labor Relations Board relating to representation case procedures.

On page S1011, February 12, 2015, in the third column, the following language appears: . . . Dr. Ikram Khan of Nevada . . .
On page S1032, February 23, 2015, in the second column, the following appears: S. 527 At the request of Mr. Sessions, the names of the Senator from Pennsylvania (Mr. CASEY), the Senator from North Dakota (Ms. HEITKAMP), the Senator from Missouri (Mrs. McCaskill), the Senator from Massachusetts (Mr. Markey), the Senator from Virginia (Mr. Warner) and the Senator from South Dakota (Mr. Rounds) were added as cosponsors of S. 527, a bill to award a Congressional Gold Medal to the Foot Soldiers who participated in Bloody Sunday, Turnaround Tuesday, or in the final Selma to Montgomery Voting Rights March in March of 1965, which served as a catalyst for the Voting Rights Act of 1965.

On page D158, February 23, 2015 the following language appears: By 47 yeas to 46 nays (Vote No. 57), 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 motion to proceed to consideration of the bill. Pages S1027–28 Measures Read the First Time: Pages S1030 Additional Cosponsors: Page S1031

On page D166, February 24, 2015, the following language appears: McConnell (for Menendez) Amendment No. 253, to amend the preamble. Pages S1081–83 McConnell (for Rubio) Amendment No. 254 (to the language proposed by Amendment No. 253), to illustrate the extreme degree of religious intolerance demonstrated by Boko Haram. Pages S1081–83 McConnell (for Menendez) Amendment No. 252, in the nature of a substitute. Pages S1081–83 . . . Keystone XL Pipeline Approval Act—Veto Message: A unanimous-consent agreement was reached providing that at a time to be determined by the Majority Leader, in consultation with the Democratic Leader, but no later than March 3, 2015, Senate begin consideration of the veto message of the President to accompany S. 1, to approve the Keystone XL Pipeline, and that the message be considered as having been read, that it be printed in the Record, and spread in full upon the Journal. Pages S1047–48, S1073 Measures Placed on the Calendar: Page S1073

On page D173, February 25, 2015, the following language appears: By 98 yeas to 2 nays (Vote No. 58), three-fifths of those Senators duly chosen and sworn, having voted in the affirmative, Senate upon reconsideration agreed to the motion to close further debate on the motion to proceed to consideration of the bill. Pages S1104–05 Subsequently, the third motion to invoke cloture on the motion to proceed to consideration of the bill was rendered moot.

The online Record has been corrected to read: S. 527 At the request of Mr. Sessions, the names of the Senator from Pennsylvania (Mr. CASEY), the Senator from North Dakota (Ms. HEITKAMP), the Senator from Massachusetts (Mr. Markey), the Senator from Virginia (Mr. Warner) and the Senator from South Dakota (Mr. Rounds) were added as cosponsors of S. 527, a bill to award a Congressional Gold Medal to the Foot Soldiers who participated in Bloody Sunday, Turnaround Tuesday, or in the final Selma to Montgomery Voting Rights March in March of 1965, which served as a catalyst for the Voting Rights Act of 1965.

The online Record has been corrected to read: By 47 yeas to 46 nays (Vote No. 57), 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 motion to proceed to consideration of the bill. Page S1028 Measures Read the First Time: Pages S1030, S1034 Additional Cosponsors: Pages S1031–32

The online Record has been corrected to read: McConnell (for Menendez) Amendment No. 253, to amend the preamble. Pages S1081–82 McConnell (for Rubio) Amendment No. 254 (to the language proposed by Amendment No. 253), to illustrate the extreme degree of religious intolerance demonstrated by Boko Haram. Page S1082 McConnell (for Menendez) Amendment No. 252, in the nature of a substitute. Page S1081 . . . Keystone XL Pipeline Approval Act—Veto Message: A unanimous-consent agreement was reached providing that at a time to be determined by the Majority Leader, in consultation with the Democratic Leader, but no later than March 3, 2015, Senate begin consideration of the veto message of the President to accompany S. 1, to approve the Keystone XL Pipeline, and that the message be considered as having been read, that it be printed in the Record, and spread in full upon the Journal. Pages S1047–48 Measures Placed on the Calendar: Pages S1037, S1073

The online Record has been corrected to read: By 98 yeas to 2 nays (Vote No. 58), three-fifths of those Senators duly chosen and sworn, having voted in the affirmative, Senate upon reconsideration agreed to the motion to close further debate on the motion to proceed to consideration of the bill. Page S1105 Subsequently, the third motion to invoke cloture on the motion to proceed to consideration of the bill was rendered moot. Page S1105
On page D183, February 26, 2015, the following language appears: Cornyn Amendment No. 262, to make a technical correction. Pages S1150–51 McConnell (for Cochran) Amendment No. 255, in the nature of a substitute. Page S1151

On page D194, February 27, 2015, the following language appears: McConnell Amendment No. 256 (to Amendment No. 255), to change the enactment date. Page S1188 McConnell Amendment No. 257 (to the language proposed to be stricken by Amendment No. 255), to change the enactment date. Page S1188 By 68 yeas to 31 nays (Vote No. 59), three-fifths of those Senators duly chosen and sworn, having voted in the affirmative, Senate agreed to the motion to close further debate on the bill. Pages S1188–90 McConnell motion to commit the bill to the Committee on Appropriations, with instructions, McConnell Amendment No. 259, to change the enactment date, fell when cloture was invoked on the bill. Page S1188 McConnell Amendment No. 260 (to (the instructions) Amendment No. 259), of a perfecting nature, fell when McConnell motion to commit the bill to the Committee on Appropriations, with instructions, McConnell Amendment No. 259 fell. Page S1188 McConnell Amendment No. 261 (to Amendment No. 260), of a perfecting nature, fell when McConnell Amendment No. 260 (to (the instructions) Amendment No. 259) fell. Page S1188

On page D195, February 27, 2015, the following language appears: Message to accompany H.R. 240, making appropriations for the Department of Homeland Security for the fiscal year ending September 30, 2015, taking action on the following motion proposed thereto: Page S1199

On page S1207, March 2, 2015, in the first column, the following appears: . . . of Your sacred world.

On page S1229, March 3, 2015, in the first column, the following language appears: . . . the Assistant Sergeant at Arms, . . .

On page D219, March 4, 2015, the following language appears: Subcommittee on Fisheries, Water, and Wildlife: SenatorsSullivan (Chair), Barrasso, Capito, Boozman, Sessions, Wicker, Rounds, Inhofe (ex officio), Whitehouse, Carper, Cardin, Sanders, Gillibrand, Booker, Markey, and Boxer (ex officio).
On page S1383, March 10, 2015, in the second column, the following appears: S. 682. A bill to amend the Truth in Lending Act to modify the definitions of a mortgage originator and a high-cost mortgage; to the Committee on Banking, Housing, and Urban Affairs.

The online Record has been corrected to read: S. 682. A bill to amend the Truth in Lending Act to modify the definitions of a mortgage originator and a high-cost mortgage; to the Committee on Banking, Housing, and Urban Affairs.

On page S1786, March 24, 2015, in the second column, the following appears: SA 385. Mr. INHOFE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

The online Record has been corrected to read: SA 385. Mr. INHOFE (for himself and Mr. MORAN) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

On page S1786, March 24, 2015, in the third column, the following appears: SA 402. Mr. JOHNSON submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

The online Record has been corrected to read: SA 402. Mr. JOHNSON (for himself and Ms. BALDWIN) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

On page S1863, March 25, 2015, in the first column, the following appears: The Senator from Washington (Mrs. MURRAY), for herself, Mr. WYDEN, Ms. STABENOW, Mr. WARNER, Ms. BALDWIN, and Mr. KING, proposes an amendment numbered 801.

The online Record has been corrected to read: The Senator from Washington (Mrs. MURRAY), for herself, Mr. WYDEN, Ms. STABENOW, Mr. WARNER, Mr. SCHATZ, Ms. BALDWIN, and Mr. KING, proposes an amendment numbered 801.

On page D335, March 25, 2015 the following language appears: Measures Considered: BUDGET RESOLUTION—AGREEMENT:

On page D336, March 25, 2015, the following language appears: Sanders (for Murray) Amendment No. 812, to establish a deficit-neutral reserve fund to provide women with affordable access to comprehensive health care, including preventative services (such as contraception and breast cancer screenings), improve maternal health, and ensure that a woman has the same benefits and services no matter what part of the United States she lives in, all of which is critical to improving the health and well-being of women, children, their families, and society as a whole, and is an essential part of a woman's economic security and opportunity. Page S1873

On page D338, March 25, 2015 the following language appears: Baldwin Amendment No. 436, to preserve the point of order against the reconciliation legislation that would increase the deficit or reduce a surplus. Page S1878

On page D338, March 25, 2015, the following language appears: Gardner (for Ayotte) Amendment No. 490, to establish a deficit-neutral reserve fund to address the disproportionate regulatory burdens on community bankers. Page S1885
On page S1982, March 26, 2015, in the second column, the following language appears: . . . [Mr. SANDERS] proposes . . .

On page S2008, March 26, 2015, in the subhead in the middle column, the following language appears: . . . Amendment No. 715, as Modified

On page S2008, March 26, 2015, in the middle column, the following language appears: . . . Lee amendment No. 715, as modified.

On page S2014, March 26, 2015, at the bottom of the third column, the following language appears: . . . 1073, as modified; 1100; . . .

On page S2014, March 26, 2015, in the subhead in the third column, the following language appears: . . . 1033; 482; 1013; . . .

On page S2014, March 26, 2015, at the bottom of the third column, the following language appears: . . . 1073, as modified; 1100; . . .

On page S2022, March 26, 2015, in the first column, the following appears: . . . 1033; 482; 1013; . . .

On page S2040, March 26, 2015, in the first column, under the heading MESSAGES FROM THE HOUSE, the following appears: At 2:23 p.m., a message from the House of Representatives, delivered by Mr. Novotny, one of its reading clerks, announced that the House has passed the following bills and joint resolution, in which it requests the concurrence of the Senate: H.R. 2. An act to amend title XVIII of the Social Security Act to repeal the Medicare sustainable growth rate and strengthen Medicare access by improving physician payments and making other improvements, to reauthorize the Children’s Health Insurance Program, and for other purposes. H.R. 1527. An act to accelerate the income tax benefits for charitable cash contributions for the relief of the families of New York Police Department Detectives Wenjian Liu and Rafael Ramos, and for other purposes.

On page S2059, March 26, 2015, in the first column, the following appears: SA 1112. Ms. WARREN submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

The online Record has been corrected to read: . . . [Mr. SANDERS], for himself and Mrs. Murray, proposes . . .

The online Record has been corrected to read: . . . Amendment No. 750, as Modified

The online Record has been corrected to read: . . . Lee amendment No. 750, as modified.

The online Record has been corrected to read: . . . 1073, as modified; 1110; . . .

The online Record has been corrected to read: . . . 1033; 1013; . . .

The online Record has been corrected to read: . . . 1104; . . .

The online Record has been corrected to read: . . . 1104; and 586) are as follows:

The online Record has been corrected to read: . . . 1033; 1013; . . .

The online Record has been corrected to read: At 2:23 p.m., a message from the House of Representatives, delivered by Mr. Novotny, one of its reading clerks, announced that the House has passed the following bills and joint resolution, in which it requests the concurrence of the Senate: H.R. 2. An act to amend title XVIII of the Social Security Act to repeal the Medicare sustainable growth rate and strengthen Medicare access by improving physician payments and making other improvements, to reauthorize the Children’s Health Insurance Program, and for other purposes. H.R. 1527. An act to accelerate the income tax benefits for charitable cash contributions for the relief of the families of New York Police Department Detectives Wenjian Liu and Rafael Ramos, and for other purposes. H. J. Res. 10. A joint resolution providing for the reappointment of David M. Rubenstein as a citizen regent of the Board of Regents of the Smithsonian Institution.

The online Record has been corrected to read: SA 1112. Ms. WARREN (for herself, Mr. MANCHIN, Mrs. MURRAY, Mr. BROWN, and Mr. SCHATZ) submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
On page S2085, March 26, 2015, in the middle column, the following language appears:
UNANIMOUS CONSENT AGREEMENT—VETO OVERRIDE

On page D352, March 26, 2015 the following language appears: ENZI (for INHOFE) Modified Amendment No. 374, to establish a spending-neutral reserve fund relating to providing coverage of virtual colonoscopies as a colorectal cancer screening test under the Medicare program. Pages S2014, S2016–17 GARDNER (for AYOTTE) Amendment No. 490, to establish a deficit-neutral reserve fund to address the disproportionate regulatory burdens on community bankers. Pages S1961, S2014

On page D353, March 26, 2015, the following language appears: ENZI (for LEE) Modified Amendment No. 752, to establish a spending-neutral reserve fund relating to encouraging the United States' NATO allies to reverse declines in defense spending and bear a more proportionate burden for ensuring the security of NATO. Pages S2014, S2018 ENZI (for LEE) Modified Amendment No. 1073, to establish a spending-neutral reserve fund relating to the investigation and recovery of missing weapons and military equipment provided to the Government of Yemen by the United States Government. Pages S2014, S2018

On page D354, March 26, 2015 the following language appears: SANDERS (for BOOKER/GRAHAM) Amendment No. 1033, to establish a deficit-neutral reserve fund relating to the prioritization of broad-based criminal justice reform. Pages S2014, S2020 SANDERS (for GARDNER) Amendment No. 482, to establish a deficit-neutral reserve fund relating to encouraging the increased use of performance contracting in Federal facilities. Pages S2014, S2020 SANDERS (for HEINRICH) Amendment No. 1013, to establish a deficit-neutral reserve fund relating to strengthening the economy by accelerating the transfer of technologies from laboratories of the Department of Energy and the Department of Defense to the marketplace. Pages S2014, S2020

The online Record has been corrected to read: UNANIMOUS CONSENT AGREEMENT—VETO MESSAGE TO ACCOMPANY S. J. RES. 8

The online Record has been corrected to read: ENZI (for INHOFE) Modified Amendment No. 374, to establish a deficit-neutral reserve fund relating to providing coverage of virtual colonoscopies as a colorectal cancer screening test under the Medicare program. Pages S2014, S2016–17 GARDNER (for AYOTTE) Amendment No. 490, to establish a deficit-neutral reserve fund to address the disproportionate regulatory burdens on community banks and credit unions. Pages S1961, S2014

The online Record has been corrected to read: ENZI (for LEE) Modified Amendment No. 752, to establish a deficit-neutral reserve fund relating to encouraging the United States' NATO allies to reverse declines in defense spending and bear a more proportionate burden for ensuring the security of NATO. Pages S2014, S2018 ENZI (for LEE) Modified Amendment No. 1073, to establish a deficit-neutral reserve fund relating to the investigation and recovery of missing weapons and military equipment provided to the Government of Yemen by the United States Government. Pages S2014, S2018

The online Record has been corrected to read: SANDERS (for BOOKER/GRAHAM) Amendment No. 1033, to establish a deficit-neutral reserve fund relating to the prioritization of broad-based criminal justice reform. Pages S2014, S2020 SANDERS (for GARDNER) Amendment No. 1013, to establish a deficit-neutral reserve fund relating to strengthening the economy by accelerating the transfer of technologies from laboratories of the Department of Energy and the Department of Defense to the marketplace. Pages S2014, S2020
On page D355, March 26, 2015 the following language appears: Coons Amendment No. 394, to establish a deficit-neutral reserve fund relating to special treatment of the income tax credit for research expenditures for startup companies. Pages S2014, S2021–22 Rejected:

The online Record has been corrected to read: Coons Amendment No. 394, to establish a deficit-neutral reserve fund relating to special treatment of the income tax credit for research expenditures for startup companies. Pages S2014, S2021–22 Cardin Amendment No. 439, to establish a deficit-neutral reserve fund relating to mandating a higher threshold that the Small Business Administration may guarantee, through the Surety Bond Guarantee Program, of the bonds that small businesses are required to obtain so that they may be able to better compete successfully for Federal Government contracts. Page S1966 Rejected:

On page D356, March 26, 2015 the following language appears: By 42 yeas to 56 nays (Vote No. 131), Warren Modified Amendment No. 1094, to establish a deficit-neutral reserve fund relating to expanding Social Security. Page S2012 Sanders (for Murray) Amendment No. 812, to establish a deficit-neutral reserve fund to provide women with affordable access to comprehensive health care, including preventative services (such as contraception and breast cancer screenings), improve maternal health, and ensure that a woman has the same benefits and services no matter what part of the United States she lives in, all of which is critical to improving the health and well-being of women, children, their families, and society as a whole, and is an essential part of a woman’s economic security and opportunity. Page S1960

The online Record has been corrected to read: By 42 yeas to 56 nays (Vote No. 131), Warren Modified Amendment No. 1094, to establish a deficit-neutral reserve fund relating to expanding Social Security. Page S2012 Sanders (for Murray) Amendment No. 812, to establish a deficit-neutral reserve fund to provide women with affordable access to comprehensive health care, including preventative services (such as contraception and breast cancer screenings), improve maternal health, and ensure that a woman has the same benefits and services no matter what part of the United States she lives in, all of which is critical to improving the health and well-being of women, children, their families, and society as a whole, and is an essential part of a woman’s economic security and opportunity. Page S1960

On page D357, March 26, 2015 the following language appears: Baldwin Amendment No. 436, to preserve the point of order against the reconciliation legislation that would increase the deficit or reduce a surplus. Page S1961

The online Record has been corrected to read: Baldwin Amendment No. 436, to preserve the point of order against reconciliation legislation that would increase the deficit or reduce a surplus. Page S1961
On page D358, March 26, 2015 the following language appears: Peters Amendment No. 521, to establish a deficit-neutral reserve fund relating to investing in science, technology, and basic research in the United States. Page S1965 Cardin Amendment No. 439, to establish a deficit-neutral reserve fund relating to mandating a higher threshold that the Small Business Administration may guarantee, through the Surety Bond Guarantee Program, of the bonds that small businesses are required to obtain so that they may be able to better compete successfully for Federal Government contracts. Page S1966 Cardin/Risch Amendment No. 440, to establish a deficit-neutral reserve fund relating to increasing the Family Funds limit of the Small Business Investment Company Program from $225,000,000 to $350,000,000, as passed by the Committee in 2013, which is zero subsidy and funded entirely through fees paid by investors and businesses. Pages S1966–67

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