# Daily Congressional Record Corrections for 2020

### Daily Congressional Record Corrections

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

(Corrections January 3, 2020 through February 27, 2020)

#### Senate

On page D1425, January 3, 2020, first column, the following appears: Chamber Action The Senate met at 6:30:01 p.m. in pro forma session, and adjourned at 6:30:34 p.m. until 12 noon, on Friday, January 3, 2020.

On page D1425, January 3, 2020, second column, the following appears: COMMITTEE MEETINGS FOR MONDAY, JANUARY 6, 2020

On page D1426, January 3, 2020, first column, the following appears: Program for Friday: Senate will convene the 2nd Session of the 116th Congress.

On page S58, January 7, 2020, in the middle of the first column, the following appears: PETI-TIONS AND MEMORIALS The following petition or memorial was laid before the Senate and was referred or ordered to lie on the table as indicated: POM-175. A petition from a citizen of the State of Delaware relative to the Delaware Constitution; to the Committee on the Judiciary.

On page S126, January 9, 2020, in the third column, the following appears: S. 3058 At the request of Mr. CRAPO, the name of the Senator from Connecticut (Mr. MURPHY) was added as a cosponsor of S. 3058, a bill to amend the Higher Education Act of 1965 to establish fair and consistent eligibility requirements for graduate medical schools operating outside the United States and Canada.

On page S156, January 13, 2020, third column, the following appears: Mr. CRAMER. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded. The PRESIDING OFFICER (Mr. BOOZMAN). Without objection, it is so ordered. NOMINATION OF PETER GAYNOR Mr. CRAMER. Mr. President, I rise today asking the Senate to confirm the . . . The online Record has been corrected to read: Chamber Action Senate stands adjourned until 12 noon, on Friday, January 3, 2020.

The online Record has been corrected to read: COMMITTEE MEETINGS FOR FRIDAY, JAN-UARY 3, 2020

The online Record has been corrected to read: Program for Friday: Senate will convene the Second Session of the 116th Congress.

The online Record has been corrected to read: PETITIONS AND MEMORIALS The following petition or memorial was laid before the Senate and was referred or ordered to lie on the table as indicated: POM-173. A petition from a citizen of the State of Delaware relative to the Delaware Constitution; to the Committee on the Judiciary.

The online Record has been corrected to read: S. 3085 At the request of Mr. CRAPO, the name of the Senator from Connecticut (Mr. MURPHY) was added as a cosponsor of S. 3085, a bill to amend title XVIII of the Social Security Act to modernize the payments for ambulatory surgical centers under the Medicare program, and for other purposes.

The online Record has been corrected to read: Mr. JOHNSON. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded. The PRESIDING OFFICER (Mr. BOOZ-MAN). Without objection, it is so ordered. NOMI-NATION OF PETER GAYNOR Mr. JOHNSON. Mr. President, I rise today asking the Senate to confirm the . . . On page S194, January 14, 2020, in the second column, the following appears: S. 2233 At the request of Mr. SCHATZ, the name of the Senator from Wisconsin (Ms. BALDWIN) was added as a cosponsor of S. 2233, a bill to nullify the effect of the recent executive order that requires Federal agencies to share citizenship data.

On page S242, January 15, 2020, second column, the following appears: Articles of impeachment exhibited by the House of Representatives of the United States of America i11 the name of itself and of the people of the United States of America, against Donald J 01111 Trump, President of the United States of America, in maintenance and support of its impeachment against him for high crimes and misdemeanors.

On page S290, January 21, 2020, first column, the following appears: The CHIEF JUSTICE. The Secretary will note the name of the Senator who has just taken the oath and will present the oath to him for signature.

On page S377, January 21, 2020, third column, the following appears: Jeff Minear, Clerk for the Chief Justice

On page S422, January 21, 2020, third column, the following appears: The CHIEF JUSTICE. Does any Senator in the Chamber wish to change his or vote?

On page S428, January 21, 2020, first column, the following appears: In the 1905 Swain trial, a Senator objected when one of the managers used the word "pettifogging,"

On page S428, January 21, 2020, first column, the following appears: The CHIEF JUSTICE. I think it is appropriate at this point for me to admonish both the House managers and the President's counsel in equal terms to remember that they are addressing the world's greatest deliberative body. One reason it has earned that title is because its Members avoid speaking in a manner and using language that is not conducive to certain discourse. The online Record has been corrected to read: S. 2233 At the request of Mr. SCHATZ, the name of the Senator from Wisconsin (Ms. BALDWIN) was added as a cosponsor of S. 2233, a bill to nullify the effect of the recent executive order that requires Federal agencies to share citizenship data. S. 2379 At the request of Mr. CRAPO, the name of the Senator from Tennessee (Mrs. BLACKBURN) was added as a cosponsor of S. 2379, a bill to amend title XIX of the Social Security Act to clarify the authority of State Medicaid fraud and abuse control units to investigate and prosecute cases of Medicaid patient abuse and neglect in any setting, and for other purposes.

The online Record has been corrected to read: Articles of impeachment exhibited by the House of Representatives of the United States of America in the name of itself and of the people of the United States of America, against Donald John Trump, President of the United States of America, in maintenance and support of its impeachment against him for high crimes and misdemeanors.

The online Record has been corrected to read: The CHIEF JUSTICE. The Secretary will note the name of the Senator who has just taken the oath and will present the oath book to him for signature.

The online Record has been corrected to read: Jeff Minear, Counselor to the Chief Justice

The online Record has been corrected to read: The CHIEF JUSTICE. Does any Senator in the Chamber wish to change his or her vote?

The online Record has been corrected to read: In the 1905 Swayne trial, a Senator objected when one of the managers used the word "pettifogging,"

The online Record has been corrected to read: The CHIEF JUSTICE. I think it is appropriate at this point for me to admonish both the House managers and the President's counsel in equal terms to remember that they are addressing the world's greatest deliberative body. One reason it has earned that title is because its Members avoid speaking in a manner and using language that is not conducive to civil discourse. On page S431, January 21, 2020, first column, the following appears: Mr. McCONNELL. Mr. Chief Justice, I would like to say, on behalf of all of us, we want to thank you for your patience.(Applause.)

On page D65, January 21, 2020, the following language appears: Measures Introduced: Eight bills and five resolutions were introduced, as follows: S. 3218–3225, and S. Res. 479–483. Pages S434–35

On page S443, January 22, 2020, first column, the following appears: The CHIEF JUSTICE. The Senate will convene as a Court of Impeachment. The Chaplain will offer a prayer.

On page S579, January 27, 2020, first column, the following appears: The CHIEF JUSTICE. If there is no objection, the Journal of proceedings of the trial is approved to date.

On page S619, January 28, 2020, first column, the following appears: The CHIEF JUSTICE. If there is no objection, the Journal of proceedings of the trial is approved to date.

On page S619, January 28, 2020, second column, the following appears: The CHIEF JUS-TICE. Pursuant to the provisions of S. Res 483, the counsel for the President have 15 hours and 33 minutes

On page S620, January 28, 2020, second column, the following appears: There is not really a clear standard there, and it is violating a fundamental premise of the American system of justice that you have to have notice of what is wrong. You have to have notice of an offense. This is something Professor Derschowitz pointed out last . . .

On page S620, January 28, 2020, second column, the following appears: That is exactly what Professor Derschowitz pointed out. And everything about the terms of the Constitution, speaking of an offense and a . . . The Record has been corrected to read: Mr. McCONNELL. Mr. Chief Justice, I would like to say, on behalf of all of us, we want to thank you for your patience. (Applause.) The CHIEF JUS-TICE. Comes with the job. Please.

The online Record had been corrected to read: Measures Introduced: Nine bills and five resolutions were introduced, as follows: S. 3218–3226, and S. Res. 479–483. Pages S434–35

The online Record has been corrected to read: The CHIEF JUSTICE. The Senate will convene as a Court of Impeachment. The Chaplain will lead us in prayer.

The online Record has been corrected to read: The CHIEF JUSTICE. Please be seated. If there is no objection, the Journal of proceedings of the trial is approved to date.

The online Record has been corrected to read: The CHIEF JUSTICE. Please be seated. If there is no objection, the Journal of proceedings of the trial is approved to date.

The Record has been corrected to read: The CHIEF JUSTICE. Thank you. Pursuant to the provisions of S. Res 483, the counsel for the President have 15 hours and 33 minutes

The online Record has been corrected to read: There is not really a clear standard there, and it is violating a fundamental premise of the American system of justice that you have to have notice of what is wrong. You have to have notice of an offense. This is something Professor Dershowitz pointed out last . . .

The online Record has been corrected to read: That is exactly what Professor Dershowitz pointed out. And everything about the terms of the Constitution, speaking of an offense and a . . .

On page S620, January 28, 2020, third column, the following appears: I wanted to point that out in relation to the standards for impeachable offenses because it is another piece of the constitutional puzzle that fits in with the exposition that Professor Derschowitz set out. And it also shows an inherent flaw in the House managers' theory of abuse of power, regardless of whether or not one accepts the view that an impeachable offense has to be a defined crime. There is still the flaw in their definition of abuse of power; that it is so malleable, based on purely subjective standards, that it does not provide any recognizable notice of an offense. It is so malleable that it, in effect, recreates the offense of maladministration that the Framers expressly rejected, as Professor Derschowitz explained.

On page S620, January 28, 2020, third column, the following appears: As Professor Derschowitz explained, for over two centuries, the President . . .

On page S621, January 28, 2020, first column, the following appears: The idea that we are going to start impeaching Presidents by deciding that they have illicit motives if we can show they disagree with some interagency consensus is fundamentally contrary to the Constitution and fundamentally anti-democratic. Those were the two observations I wanted to add to supplement specific points on Professor Derschowitz' comments from last night . . .

On page S645, January 29, 2020, first column, the following appears: The CHIEF JUSTICE. If there is no objection, the Journal of proceedings of the trial is approved to date.

On page S645, January 29, 2020, second column, the following appears: Mr. CHIEF JUS-TICE. The majority leader is recognized.

On page S645, January 29, 2020, second column, the following appears: Mr. CHIEF JUS-TICE. The Senator is recognized.

On page S655, January 29, 2020, second column, the following appears: If the President were acting in the interest of national security, as he alleges, would there be documentary evidence or testimony to substantiate his claim? If yes, has any evidence like that been presented by the president's counsel?

The online Record has been corrected to read: I wanted to point that out in relation to the standards for impeachable offenses because it is another piece of the constitutional puzzle that fits in with the exposition that Professor Dershowitz set out. And it also shows an inherent flaw in the House managers' theory of abuse of power, regardless of whether or not one accepts the view that an impeachable offense has to be a defined crime. There is still the flaw in their definition of abuse of power; that it is so malleable, based on purely subjective standards, that it does not provide any recognizable notice of an offense. It is so malleable that it, in effect, recreates the offense of maladministration that the Framers expressly rejected, as Professor Dershowitz explained.

The online Record has been corrected to read: As Professor Dershowitz explained, for over two centuries, the President . . .

The online Record has been corrected to read: The idea that we are going to start impeaching Presidents by deciding that they have illicit motives if we can show they disagree with some interagency consensus is fundamentally contrary to the Constitution and fundamentally anti-democratic. Those were the two observations I wanted to add to supplement specific points on Professor Dershowitz' comments from last night . . .

The online Record has been corrected to read: The CHIEF JUSTICE. If there is no objection, the Journal of proceedings of the trial is approved to date. Without objection, it is so ordered.

The online Record has been corrected to read: The CHIEF JUSTICE. The majority leader is recognized.

The online Record has been corrected to read: The CHIEF JUSTICE. The Senator is recognized.

The online Record has been corrected to read: If the President were acting in the interest of national security, as he alleges, would there be documentary evidence or testimony to substantiate his claim? If yes, has any evidence like that been presented by the President's counsel?

On page S658, January 29, 2020, second column, the following appears: President Nixon said, "When the president does it that means that it is not illegal." Before be was elected, President Trump said, "When you're a star, they let you do it. You can do anything." After he was elected, President Trump said that Article II of the Constitution gives him "the right to do whatever {he} want(s) as president." These statements suggest that each of them believed that the president is above the law—a belief reflected in the improper actions that both presidents took to affect their reelection campaigns. If the Senate fails to hold the president accountable for misconduct, bow would that undermine the integrity of our system of justice?

On page S660, January 29, 2020, first column, the following appears: The PRESIDING OFFI-CER. Thank you, Counsel.

On page S660, January 29, 2020, second column, the following appears: The PRESIDING OFFICER. Thank you, Mr. Manager.

On page S660, January 29, 2020, second column, the following appears: The PRESIDING OFFICER. The question is directed to counsel for the President:

On page S660, January 29, 2020, third column, the following appears: The PRESIDING OFFI-CER. Thank you, counsel.

On page S660, January 29, 2020, third column, the following appears: The CHIEF JUSTICE. When did the President's Counsel first learn that the Bolton . . .

On page S665, January 29, 2020, third column, the following appears: The "missing-witness rule—which dates back to 1893 Supreme Court case Graves v. United States—allows one party to obtain an . . .

On page S666, January 29, 2020, first column, the following appears: Would you please respond to the arguments or assertions the House Managers just made in response to the previous questions?

On page S672, January 29, 2020, first column, the following appears: Mr. Counsel DERSHOWITZ. Thank you, Mr. Chief Justice. The Senator from Maryland.

On page S673, January 29, 2020, second column, the following appears: The President's Counsel has argued that Hunter Biden's involvement with Burisma created a conflict of interest for his father... The online Record has been corrected to read: President Nixon said, "When the president does it that means that it is not illegal." Before he was elected, President Trump said, "When you're a star, they let you do it. You can do anything." After he was elected, President Trump said that Article II of the Constitution gives him "the right to do whatever {he} want{s} as president." These statements suggest that each of them believed that the president is above the law—a belief reflected in the improper actions that both presidents took to affect their reelection campaigns. If the Senate fails to hold the President accountable for misconduct, how would that undermine the integrity of our system of justice?

The online Record has been corrected to read: The CHIEF JUSTICE. Thank you, Counsel.

The online Record has been corrected to read: The CHIEF JUSTICE. Thank you, Mr. Manager.

The online Record has been corrected to read: The CHIEF JUSTICE. The question is directed to counsel for the President:

The online Record has been corrected to read: The CHIEF JUSTICE. Thank you, counsel.

The online Record has been corrected to read: The CHIEF JUSTICE. When did the President's counsel first learn that the Bolton . . .

The online Record has been corrected to read: The "missing-witness" rule—which dates back to 1893 Supreme Court case Graves v. United States—allows one party to obtain an . . .

The online Record has been corrected to read: Would you please respond to the arguments or assertions the House managers just made in response to the previous questions?

The online Record has been corrected to read: Mr. Counsel DERSHOWITZ. Thank you, Mr. Chief Justice. The CHIEF JUSTICE. The Senator from Maryland.

The online Record has been corrected to read: The President's counsel has argued that Hunter Biden's involvement with Burisma created a conflict of interest for his father . . .

On page S674, January 29, 2020, third column, the following appears: The CHIEF JUSTICE. The question is from Senator SCOTT of South Carolina and othet Senators to the White House counsel:

On page S688, January 29, 2020, third column, the following appears: How do the President's actions differ from other holds on foreign assistance, and how is the hold and release of congressionally appropriated assistance to foreign countries supposed to work?

On page S695, January 30, 2020, first column, the following appears: Senator TESTER asks the House managers: Yesterday Mr. Derschowitz stated, "If a President does something which he believes . . .

On page S695, January 30, 2020, second column, the following appears: . . . says it is not illegal or Donald Trump's version under article II, "I can do whatever I want," or Professor Derschowitz' point, if the President believes it helps his reelection, it is, therefore, in the national interest; he can do whatever he wants.

On page S696, January 30, 2020, third column, the following appears: The question from Senator CRUZ, along with Senators HAWLEY and GRA-HAM, is for both sides—counsel for the President and the House managers.

On page S700, January 30, 2020, third column, the following appears: The CHIEF JUSTICE. I am sorry; your time is expired.

On page S702, January 30, 2020, third column, the following appears: The CHIEF JUSTICE. Thank you. The question from Senator KAINE for the House Managers:

On page S707, January 30, 2020, first column, the following appears: . . v. Cueto, which I cited earlier, is not only relevant here, but that case was argued by Professor Derschowitz and he lost. He made the argument he has made and the President's lawyer have made today. They lost that case and . . .

On page S713, January 30, 2020, second column, the following appears: Ob. The President's counsel answers first. The online Record has been corrected to read: The CHIEF JUSTICE. The question is from Senator SCOTT of South Carolina and other Senators to the White House counsel:

The online Record has been corrected to read: How do the President's actions differ from other holds, and how is the hold and release of congressionally appropriated assistance to foreign countries supposed to work?

The online Record has been corrected to read: Senator TESTER asks the House managers: Yesterday Mr. Dershowitz stated, "If a President does something which he believes . . .

The online Record has been corrected to read: . . . says it is not illegal or Donald Trump's version under article II, "I can do whatever I want," or Professor Dershowitz' point, if the President believes it helps his reelection, it is, therefore, in the national interest; he can do whatever he wants.

The online Record has been corrected to read: The question from Senator CRUZ, along with Senators HAWLEY and GRAHAM, is for both sides the counsel for the President and the House managers.

The online Record has been corrected to read: The CHIEF JUSTICE. I am sorry; your time is expired. Counsel.

The online Record has been corrected to read: The CHIEF JUSTICE. Thank you. The question from Senator KAINE to the House Managers:

The online Record has been corrected to read: . . . v. Cueto, which I cited earlier, is not only relevant here, but that case was argued by Professor Dershowitz and he lost. He made the argument he has made and the President's lawyer have made today. They lost that case and . . .

The online Record has been corrected to read: The President's counsel answers first.

**O.C.7** 

On page S716, January 30, 2020, first column, the following appears: Emails between DOD and OMB officials reveal that by August 12 the Pentagon could no longer guarantee that all of the \$250 million in DOD aid to Ukraine could be spent before it expired. Deputy Secretary of Defense Norquist drafted a letter and stated that the Pentagon had "repeatedly advised OMB officials that pauses beyond August 19 jeopardize the Department's ability to obligate USAI funding prudently and fully." Why did the President persist in withbolding the funds when DOD officials were sounding the alarm that the hold would violate the law and short-change an ally of needed military aid?

On page S716, January 30, 2020, third column, the following appears: And I will say-they talked about delays in the past. Well, in past years, there was about 3 to 6 percent of the funds unobligated because of unforeseen and legitimate reasons following the policy process. In 2019, 14 percent of the funds went unobligated for foreseeable and avoidable reasons—because the President— The CHIEF JUSTICE. Thank you. Mr. Manager CROW.—could have held them. And to this day, \$16 million is unspent. The CHIEF JUSTICE. Thank you, Mr. Manager. Your time has expired. The Senator from Wyoming. Mr. BARRASSO. Mr. Chief Justice, I send a question to the desk on behalf of myself and Senators RISCH, YOUNG, FISCHER, BLUNT, and CAPITO. The CHIEF JUSTICE. The question from Senator BARRASSO and the other Senators is for the counsel to the President:

On page S721, January 30, 2020, second column, the following appears: The question from the majority leader is for the counsel to the President: Would you please respond to the question on bipartisanship by Senator ALEXANDER and any assertions the House managers made in response to any previous questions?

On page S722, January 30, 2020, third column, the following appears: The CHIEF JUSTICE. Mr. Majority Leader, I understand we have 45 minutes.

On page S722, January 30, 2020, third column, the following appears: During President Clinton's impeachment trial, he argued that "no civil officer—no President, no judge, no cabinet member has ever been impeached by so narrow a margin . . . {and} that the closeness and partisan division of the vote reflected the constitutionally dubious nature of the charges" against him. The online Record has been corrected to read: Emails between DOD and OMB officials reveal that by August 12 the Pentagon could no longer guarantee that all of the \$250 million in DOD aid to Ukraine could be spent before it expired. Deputy Secretary of Defense Norquist drafted a letter and stated that the Pentagon had "repeatedly advised OMB officials that pauses beyond August 19 jeopardize the Department's ability to obligate USAI funding prudently and fully." Why did the President persist in withholding the funds when DOD officials were sounding the alarm that the hold would violate the law and short-change our ally of needed military aid?

The online Record has been corrected to read: And I will say—they talked about delays in the past. Well, in past years, there was about 3 to 6 percent of the funds unobligated because of unforeseen and legitimate reasons following the policy process. In 2019, 14 percent of the funds went unobligated for foreseeable and avoidable reasonsbecause the President could have held them. And to this day, \$16 million is unspent. The CHIEF JUSTICE. Thank you, Mr. Manager. Your time has expired. The Senator from Wyoming. Mr. BARRASSO. Mr. Chief Justice, I send a question to the desk on behalf of myself and Senators RISCH, YOUNG, FISCHER, BLUNT, and CAP-ITO. The CHIEF JUSTICE. Thank you. The question from Senator BARRASSO and the other Senators is for the counsel to the President:

The online Record has been corrected to read: The question from the majority leader is for the counsel to the President: Would you please respond to the question on bipartisanship by Senator ALEXANDER and any assertions the House managers made in response to any of the previous questions?

The online Record has been corrected to read: The CHIEF JUSTICE. Mr. Majority Leader, I understand we have 45 minutes?

The online Record has been corrected to read: During President Clinton's impeachment trial, he argued that "no civil officer—no President, no judge, no cabinet member—has ever been impeached by so narrow a margin . . . {and} that the closeness and partisan division of the vote reflected the constitutionally dubious nature of the charges against him." On page S725, January 30, 2020, third column, the following appears: The PRESIDING OFFI-CER. The Senator from Missouri.

On page S729, January 30, 2020, third column, the following appears: Thank you. Mr. SCOTT of South Carolina. Mr. Chief Justice.

On page S732, January 30, 2020, first and second columns, the following appears: Members of the House Permanent Select Committee on Intelligence, of which Manager SCHIFF sits as Chairman, conducted a number of depositions related to this impeachment inquiry. One of the individuals deposed was the Intelligence Community Inspector General Michael Atkinson. Has the White House been provided a copy of this deposition transcript? Do believe this transcript would be helpful? If so, why?

On page S753, January 31, 2020, first column, the following appears: The Chaplain will offer a prayer.

On page S761, January 31, 2020, third column, the following appears: Mr. MCCONNELL. Mr. Chief Justice, I request that the Senate take a 15minute recess. There being no objection, at 2:49 p.m., the Senate, sitting as a Court of Impeachment, recessed until 3:40 p.m.; whereupon the Senate reassembled when called to order by the CHIEF JUSTICE.

On page S766, January 31, 2020, third column, the following appears: The CHIEF JUSTICE. Without objection, it is so ordered. The question is, Shall it be in order to consider and debate under the impeachment rules any motion to subpoena witnesses or documents? The yeas and nays are required under S. Res. 483. The clerk will call the roll. The senior assistant legislative clerk called the roll. The result was announced—yeas 49, nays 51, as follows:

On page S767, January 31, 2020, first column, the following appears: Thereupon, at 5:42 p.m., the Senate, sitting as a Court of Impeachment, recessed until 7:13 p.m.; whereupon the Senate reassembled when called to order by the CHIEF JUS-TICE.

On page S767, January 31, 2020, first column, the following appears: The CHIEF JUSTICE. Without objection, it is so ordered. The Democratic leader is recognized. The online Record has been corrected to read: The CHIEF JUSTICE. The Senator from Missouri.

The online Record has been corrected to read: Thank you, Counsel. Mr. SCOTT of South Carolina. Mr. Chief Justice.

The online Record has been corrected to read: Members of the House Permanent Select Committee on Intelligence, of which Manager SCHIFF sits as Chairman, conducted a number of depositions related to this impeachment inquiry. One of the individuals deposed was Intelligence Community Inspector General Michael Atkinson. Has the White House been provided a copy of this deposition transcript? Do you believe this transcript would be helpful? If so, why?

The online Record has been corrected to read: The Chaplain will lead us in prayer.

The online Record has been corrected to read: Mr. MCCONNELL. Mr. Chief Justice, I request that the Senate take a 15- minute recess. The CHIEF JUSTICE. Without objection, so ordered. There being no objection, at 2:49 p.m., the Senate, sitting as a Court of Impeachment, recessed until 3:40 p.m.; whereupon the Senate reassembled when called to order by the CHIEF JUSTICE.

The online Record has been corrected to read: The CHIEF JUSTICE. Thank you. Without objection, it is so ordered. The question is, Shall it be in order to consider and debate under the impeachment rules any motion to subpoena witnesses or documents? The yeas and nays are required under S. Res. 483. The clerk will call the roll. The senior assistant legislative clerk called the roll. The CHIEF JUSTICE. Are there any Senators in the Chamber wising to change bis or ber vote? The result was announced—yeas 49, nays 51, as follows:

The online Record has been corrected to read: Thereupon, at 5:42 p.m., the Senate, sitting as a Court of Impeachment, recessed until 7:13 p.m.; whereupon the Senate reassembled when called to order by the CHIEF JUSTICE. The CHIEF JUS-TICE. The Senate will come to order. The majority leader is recognized.

The online Record has been corrected to read: The CHIEF JUSTICE. Is there objection? Without objection, it is so ordered. The Democratic leader is recognized. On page S767, January 31, 2020, second column, the following appears: The CHIEF JUS-TICE. The clerk will read the amendment.

On page S767, January 31, 2020, second column, the following appears: There appears to be a sufficient second. The clerk will call the roll. The legislative clerk called the roll. The CHIEF JUS-TICE. Are there any other Senators in the Chamber wishing to vote or change their vote?

On page S767, January 31, 2020, third column, the following appears: There appears to be a sufficient second. The clerk will call the roll. The senior assistant legislative clerk called the roll. The CHIEF JUSTICE. Are there any other Senators in the Chamber desiring to vote or change his or her vote?

On page S768, January 31, 2020, third column, the following appears: There is a sufficient second. The clerk will call the roll. The legislative clerk called the roll. The result was announced—yeas 51, nays 49, as follows:

On page S769, January 31, 2020, first column, the following appears: There is a sufficient second. The clerk will call the roll. The senior assistant legislative clerk called the roll. The result was announced—yeas 53, nays 47, as follows:

On page S769, January 31, 2020, first column, the following appears: The CHIEF JUSTICE. Are there any other Senators in the Chamber desiring to vote or change his or her vote? The result was announced—yeas 53, nays 47, as follows:

On page S769, January 31, 2020, second column, the following appears: The CHIEF JUS-TICE. Without objection, it is so ordered.

On page S772, January 31, 2020, third column, the following appears: The CHIEF JUSTICE. Without objection, it is so ordered.

On page S773, February 3, 2020, second column, the following appears: The CHIEF JUS-TICE. Pursuant to the provisions of S. Res. 488, the Senate has provided up to 4 hours of closing arguments, equally divided between the managers on the part of the House of Representatives and the counsel for the President. Pursuant to rule XXII of the rules of procedure and practice of the Senate when sitting on impeachment trials, the arguments shall be opened and closed on the part of the House of Representatives. The online Record has been corrected to read: The CHIEF JUSTICE. The clerk will report.

The online Record has been corrected to read: There is a sufficient second. The clerk will call the roll. The legislative clerk called the roll. The CHIEF JUSTICE. Does any Member in the Chamber wish to change his or her vote?

The online Record has been corrected to read: There is a sufficient second. The clerk will call the roll. The senior assistant legislative clerk called the roll. The CHIEF JUSTICE. Are there any Senators in the Chamber wishing to vote or change his or her vote?

The online Record has been corrected to read:There is a sufficient second. The clerk will call the roll. The legislative clerk called the roll. The CHIEF JUSTICE. Is there any Member in the Chamber who wishes to vote or change his or her vote? The result was announced—yeas 51, nays 49, as follows:

The online Record has been corrected to read: There is a sufficient second. The clerk will call the roll. The senior assistant legislative clerk called the roll. The CHIEF JUSTICE. Is there any Senator in the Chamber wishing to vote or change his or her vote? The result was announced—yeas 51, nays 49, as follows:

The online Record has been corrected to read: The CHIEF JUSTICE. Is there any Member in the Chamber who wishes to vote or change his or her vote? The result was announced—yeas 53, nays 47, as follows:

The online Record has been corrected to read: The CHIEF JUSTICE. Without objection, so ordered.

The online Record has been corrected to read: The CHIEF JUSTICE. Without objection, so ordered.

The online Record has been corrected to read: The CHIEF JUSTICE. Pursuant to the provisions of S. Res. 488, the Senate has provided for up to 4 hours of closing arguments, equally divided between the managers on the part of the House of Representatives and the counsel for the President. Pursuant to rule XXII of the rules of procedure and practice of the Senate when sitting on impeachment trials, the arguments shall be opened and closed on the part of the House of Representatives. On page S950, February 10, 2020, second column, the following appears: In the Office of the Secretary of the Senate: Dan Schwager, Rachel Creviston, Sydney Butler, and Vanessa VandeHey.

On page S950, February 10, 2020, third column, the following appears: In the Office of the Sergeant at Arms: Jeff Kent, Laura Lytle, Mike Mastrian, Justin Wilson, Brian Trott, Terence Liley, Bob Swanner, Karl Jackson, Mele Williams, Joan Sartori, Debbie Tyler, Chris Jordan, Lynden Armstrong, and Brian McGinty.

On page S951, February 10, 2020, first column, the following appears: In the Printing, Graphics and Direct Mail Office: Julio Benitez, Shayna Mack, George Thompson, Scott Wilson, John Zupko. And last but certainly not least, in my own Office of the Majority Leader: Valerie Chicola, Katherine Grayson, Emily Hauck, and Suzanne Youngblood.

On page S964, February 10, 2020, in the third column, the following appears: At the request of Mr. MERKLEY, the name of the Senator from Illinois (Ms. DUCKWORTH) was added as a cosponsor of S. 1399, a bill to amend title VIII of the Public Health Services Act to revise and extend nursing workforce development programs.

On page S980, February 11, 2020, first column, the following appears: The PRESIDING OFFI-CER. On this vote, the yeas are 77 and the nays are 22. The motion is agreed to.

On page S989, February 11, 2020, in the first column, the following appears: S. 512. A bill to establish an advisory office within the Bureau of Consumer Protection of the Federal Trade Commission to prevent fraud targeting seniors, and for other purposes (Rept. No. 116–214).

On page D147, February 11, 2020, the following language appears: Measures Reported: S. 512, to establish an advisory office within the Bureau of Consumer Protection of the Federal Trade Commission to prevent fraud targeting seniors. (S. Rept. No. 116–214) The online Record has been corrected to read:In the Office of the Secretary of the Senate: the Assistant Secretary of the Senate, Mary Suit Jones, as well as Dan Schwager, Rachel Creviston, Sydney Butler, and Vanessa VandeHey.

The online Record has been corrected to read: In the Office of the Sergeant at Arms: Garrett Burns, Jeff Kent, Laura Lytle, Mike Mastrian, Justin Wilson, Brian Trott, Terence Liley, Bob Swanner, Karl Jackson, Mele Williams, Joan Sartori, Debbie Tyler, Chris Jordan, Lynden Armstrong, and Brian McGinty.

The online Record has been corrected to read: In the Printing, Graphics and Direct Mail Office: Julio Benitez, Shayna Mack, George Thompson, Scott Wilson, John Zupko. The Architect of the Capitol, Brett Blanton and Mark Reed. In the Government Publishing Office, Hugh Halpern and his team. And last but certainly not least, in my own Office of the Majority Leader: Valerie Chicola, Katherine Grayson, Emily Hauck, and Suzanne Youngblood.

The online Record has been corrected to read: At the request of Mr. MERKLEY, the names of the Senator from Illinois (Ms. DUCKWORTH) and the Senator from New Jersey (Mr. MENENDEZ) were added as cosponsors of S. 1399, a bill to amend title VIII of the Public Health Services Act to revise and extend nursing workforce development programs.

The online Record has been corrected to read: The PRESIDING OFFICER. On this vote, the yeas are 72 and the nays are 22. The motion is agreed to.

The online Record has been corrected to read: S. 512. A bill to establish an advisory office within the Bureau of Consumer Protection of the Federal Trade Commission to prevent fraud targeting seniors, and for other purposes (Rept. No. 116–215).

The online Record have been corrected to read: Measures Reported: S. 512, to establish an advisory office within the Bureau of Consumer Protection of the Federal Trade Commission to prevent fraud targeting seniors. (S. Rept. No. 116–215) On page S1083, February 13, 2020, second column, the following appears: The preamble, as amended, was agreed to. The amendment (No. 1326) was agreed to as follows: (Purpose: To amend the title) Amend the title so as to read: "A resolution congratulating the Kansas City Chiefs on their victory in Super Bowl LIV in the successful 100th season of the National Football League.".

On page S1120, February 24, 2019, third column, the following appears: CONGRATU-LATING THE KANSAS CITY CHIEFS ON THEIR VICTORY IN SUPER BOWL LIV On Thursday, February 13, 2019, the Senate passed S. Res. 490, as follows: S. 490 Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, SEC-TION 1. SHORT TITLE. This Act may be cited as the "B-47 Ridge Designation Act". SEC. 2. DESIGNATION OF B-47 RIDGE, MONTANA. (a) DESIGNATION.— (1) IN GENERAL.—The unnamed mountain ridge located at 45°114'40.89" N., 110°434'38.75" W. that runs south and west of Emigrant Peak in the Absaroka Range in the State of Montana, which is the approximate site of a crash of a B-47, shall be known and designated as "B-47 Ridge". (2) REFERENCES.—Any reference in a law, map, regulation, document, paper, or other record of the United States to the ridge described in paragraph (1) shall be deemed to be a reference to "B-47 Ridge". (b) AUTHORIZA-TION FOR PLAQUE.— (1) IN GENERAL.— The Secretary of Agriculture may authorize the installation and maintenance of a plaque on B-47 Ridge that— (A) memorializes the 1962 crash of the B-47 aircraft at the site; and (B) may include the names of the victims of the crash. (2) AU-THORIZED TERMS AND CONDITIONS.—The Secretary of Agriculture may include any terms and conditions in the authorization for a plaque under paragraph (1) that the Secretary of Agriculture determines to be necessary. (3) FUND-ING.—No Federal funds may be used to design, procure, install, or maintain the plaque authorized under paragraph (1)-----

The online Record has been corrected to read: The preamble, as amended, was agreed to. The amendment (No. 1326) was agreed to as follows: (Purpose: To amend the title) Amend the title so as to read: "A resolution congratulating the Kansas City Chiefs on their victory in Super Bowl LIV in the successful 100th season of the National Football League.". (The resolution, with its preamble, as amended, is printed in the Record of February 25, 2020.)

The online Record has been corrected to delete the inadvertent posting of the incorrect measure and the subsequent Bodoni dash. On page S1218, February 27, 2020, at the top of the third column, the following appears: POM-184. A resolution adopted by the House of Representatives of the Commonwealth of Kentucky urging the United States Congress to require car manufacturers to improve safety devices on automobiles for the protection of children left in cars; to the Committee on Commerce, Science, and Transportation. Whereas, vebicular heatstroke is a term used by safety experts to describe the death of a person, especially a child, left unattended in a vebicle, where even on mild days temperatures can reach greater than 100 degrees; and The online Record has been corrected to read: POM-184. A resolution adopted by the House of Representatives of the Commonwealth of Kentucky urging the United States Congress to require car manufacturers to improve safety devices on automobiles for the protection of children left in cars; to the Committee on Commerce, Science, and Transportation. HOUSE RESOLUTION NO. 11 Whereas, vehicular beatstroke is a term used by safety experts to describe the death of a person, especially a child, left unattended in a vehicle, where even on mild days temperatures can reach greater than 100 degrees; and

## Daily Congressional Record Corrections

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

(Corrections January 3, 2020 through February 26, 2020)

### House

January 3, 2020, on page H12307, the following appeared: Cheryl L. Johnson, Clerk of the House, reported and found truly enrolled bills of the House of the following titles, which were thereupon signed by the Speaker:

January 7, 2020, page H10, the following appeared: 3394. A letter from the Director, Regulations Management Team, Rural Development, Department of Agriculture, transmitting Single Family Housing Guaranteed Loan Program {Docket No.: RHS-18-SFH-0020} (RIN: 0575-AD09) received December 17, 2019, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Financial Services.

January 8, 2020, on page H21, the following appeared: PLEDGE OF ALLEGIANCE The SPEAKER pro tempore. Will the gentleman from South Carolina (Mr. WILSON) come forward and lead the House in the Pledge of Allegiance. Mr. WILSON of South Carolina led the Pledge of Allegiance as follows: I pledge allegiance to the Flag of the United States of America, and to the Republic for which it stands, one nation under God, indivisible, with liberty and justice for all.----U.S. SOLDIERS IN HARM'S WAY

January 9, 2020, on page H129, the following appeared: The Acting CHAIR. The question is on the amendment offered by the gentleman from Texas (Mr. BURGESS). The question was taken; and the Acting Chair announced that the ayes appeared to have it. The online version has been corrected to read: Cheryl L. Johnson, Clerk of the House, reported and found truly enrolled bills of the House of the following titles, which were thereupon signed by the Speaker pro tempore, Mr. Raskin:

The online version has been corrected to read: 3394. A letter from the Director, Regulations Management Team, Rural Development, Department of Agriculture, transmitting the Department's final rule—Single Family Housing Guaranteed Loan Program {Docket No.: RHS-18-SFH-0020} (RIN: 0575-AD09) received December 17, 2019, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Financial Services.

The online version has been corrected to read: PLEDGE OF ALLEGIANCE The SPEAKER pro tempore. Will the gentleman from South Carolina (Mr. WILSON) come forward and lead the House in the Pledge of Allegiance. Mr. WILSON of South Carolina led the Pledge of Allegiance as follows: I pledge allegiance to the Flag of the United States of America, and to the Republic for which it stands, one nation under God, indivisible, with liberty and justice for all.---- ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE The SPEAKER pro tempore. The Chair will entertain up to 15 requests for 1-minute speeches on each side of the aisle. ---- U.S. SOLDIERS IN HARM'S WAY

The online version has been corrected to read: The Acting CHAIR. The question is on the amendment offered by the gentleman from Texas (Mr. BURGESS). The question was taken; and the Acting Chair announced that the noes appeared to have it.

January 9, 2020, on page D28, the following language appears: MISCELLANEOUS MEAS-URES COMMITTEE ON ENERGY AND COM-MERCE: Subcommittee on Energy beld a markup on H.R. 2906, the "Clean Commute for Kids Act of 2019"; H.R. 3361, the "Reliable Investment in Vital Energy Reauthorization Act"; H.R. 3079, the "Energy Savings Through Public-Private Partnerships Act of 2019"; H.R. 5518, a bill to require the Secretary of Energy to carry out a Clean Cities Coalition Program, and for other purposes; H.R. 5542, a bill to require the Secretary of Energy to establish a grant program for States to provide incentives to natural gas distribution systems; H.R. 5541, a bill to amend the Energy Policy Act of 1992 to reauthorize programs to assist consenting Indian tribes in meeting energy education, planning, and management needs, and for other purposes; H.R. 5527, the "21st Century Power Grid Act"; H.R. 1426, the "Timely Review of Infrastructure Act"; and H.R. 5545, the "NO EX-HAUST Act of 2020". H.R. 2906, H.R. 3361, H.R. 3079, H.R. 5518, H.R. 5542, H.R. 5541, H.R. 5527, H.R. 1426, and H.R. 5545 were ordered reported, without amendment.

January 15, 2020, on page H252, the following appeared: Mr. NADLER. Madam Speaker, pursuant to House Resolution 767, I call up the resolution (H. Res. 798) appointingand authorizing managers for the impeachment trial of Donald John Trump, President of the United States,

January 16, 2020, on page H324, the following appeared: 3598. A letter from the Chief, Publications and Regulations Branch, Internal Revenue Service, transmitting the Service's final regulations and removal of temporary regulations — {TD 9890} (RIN: 1545-BN73, 1545-BN74, 1545-B023, 1545-BN79, 1545-B030) received January 14, 2020, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Ways and Means.

January 24, 2020, page E69, the following appeared: Mr. KELLY. Madam Speaker, I rise today to celebrate the life of Billie Aubry Hitt, who passed away on January 21st at the age of 81.

January 27, 2020, on page H550, the following appeared: Mr. JOHNSON of Texas. Madam Speaker, I rise today in support of H.R. 4704, the—Advancing Research to Prevent Suicide Act.

The online version has been corrected to read: MISCELLANEOUS MEASURES COMMITTEE ON ENERGY AND COMMERCE: Subcommittee on Energy beld a markup on H.R. 2906, the "Clean Commute for Kids Act of 2019"; H.R. 3361, the "Reliable Investment in Vital Energy Reauthorization Act"; H.R. 3079, the "Energy Savings Through Public-Private Partnerships Act of 2019"; H.R. 5518, a bill to require the Secretary of Energy to carry out a Clean Cities Coalition Program, and for other purposes; H.R. 5542, a bill to require the Secretary of Energy to establish a grant program for States to provide incentives to natural gas distribution systems; H.R. 5541, a bill to amend the Energy Policy Act of 1992 to reauthorize programs to assist consenting Indian tribes in meeting energy education, planning, and management needs, and for other purposes; H.R. 5527, the "21st Century Power Grid Act"; H.R. 1426, the "Timely Review of Infrastructure Act"; and H.R. 5545, the "NO EX-HAUST Act of 2020". H.R. 2906, H.R. 3361, H.R. 3079, H.R. 5518, H.R. 5542, H.R. 5541, H.R. 5527, H.R. 1426, and H.R. 5545 were forwarded to the full Committee, without amendment.

The online version has been corrected to read: Mr. NADLER. Madam Speaker, pursuant to House Resolution 767, I send to the desk the resolution (H. Res. 798) appointing and authorizing managers for the impeachment trial of Donald John Trump, President of the United States,

The online version has been corrected to read: 3598. A letter from the Chief, Publications and Regulations Branch, Internal Revenue Service, transmitting the Service's final regulations and removal of temporary regulations — Regulations Relating to Withholding and Reporting Tax on Certain U.S. Source Income Paid to Foreign Persons (TD 9890) (RIN: 1545-BN73, 1545-BN74, 1545-B023, 1545-BN79, 1545-B030) received January 14, 2020, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Ways and Means.

The online version has been corrected to read: Mr. KELLY of Mississippi. Madam Speaker, I rise today to celebrate the life of Billie Aubry Hitt, who passed away on January 21st at the age of 81.

The online version has been corrected to read: Ms. JOHNSON of Texas. Madam Speaker, I rise today in support of H.R. 4704, the—Advancing Research to Prevent Suicide Act. January 27, 2020, on page H564, the following appeared: Mrs. CAROLYN B. MALONEY of New York: Committee on Oversight and Reform. H.R. 964. A bill to amend the Presidential Transition Act of 1963 to require the development of ethics plans for certain transition teams, and for other purposes (Rept. 116–382). Referred to the Committee of the Whole House on the state of the Union.

January 27, 2020, page H565, the following appeared: By Mr. BRENDAN F. BOYLE: H.R. 5681.

January 27, 2020, page D81 the following appeared: H.R. 964, to amend the Presidential Transition Act of 1963 to require the development of ethics plans for certain transition teams, and for other purposes (H. Rept. 116–382);

January 30, 2020, page H717, the following appeared: Mr. ENGEL of New York moves that the House concur in the Senate amendment to H.R. 550 with the amendments specified in section 4 of House Resolution 811.

February 5, 2020, page H837, the following appeared: Resolved, That the House of Representatives disapproves of the behavior of Speaker PELOSI during the joint session of Congress held on February 4, 2020. The online version has been corrected to read: Mrs. CAROLYN B. MALONEY of New York: Committee on Oversight and Reform. H.R. 964. A bill to amend the Presidential Transition Act of 1963 to require the development of ethics plans for certain transition teams, and for other purposes with an amendment (Rept. 116–382). Referred to the Committee of the Whole House on the state of the Union.

The online version has been corrected to read: By Mr. BRENDAN F. BOYLE of Pennsylvania: H.R. 5681.

The online version has been corrected to read: H.R. 964, to amend the Presidential Transition Act of 1963 to require the development of ethics plans for certain transition teams, and for other purposes, with an amendment (H. Rept. 116–382);

The online version has been corrected to read: Mr. ENGEL moves that the House concur in the Senate amendment to H.R. 550 with the amendments specified in section 4 of House Resolution 811.

The online version has been corrected to read: Resolved, That the House of Representatives disapproves of the behavior of Speaker PELOSI during the joint session of Congress beld on February 4, 2020. **O.C.16** 

February 6, 2020, page H868, the following appeared: Ms. GRANGER. Madam Speaker, I rise to offer a question of the privileges of the House previously noticed. The SPEAKER pro tempore (Ms. DEGETTE). The Clerk will report the resolution. The Clerk read as follows: H. RES. 832 Resolved, That the House of Representatives disapproves of the behavior of Speaker Pelosi during the joint session of Congress beld on February 4, 2020. The SPEAKER pro tempore. The resolution qualifies.

The online version has been corrected to read: Ms. GRANGER. Madam Speaker, I rise to offer a question of the privileges of the House previously The SPEAKER pro tempore (Ms. noticed. DEGETTE). The Clerk will report the resolution. The Clerk read as follows: H. RES. 832 Whereas, on December 20, 2019, Speaker Pelosi extended an invitation for President Trump to address a joint session of Congress on February 4, 2020; Whereas, on February 4, 2020, President Trump delivered his State of the Union address, in which he honored the sacrifice of the following American heroes and their families: General Charles McGee, one of the last surviving Tuskegee Airmen, who served in World War II, the Korean War, and the Vietnam War; Kayla Mueller, a humanitarian aid worker who was caring for suffering civilians in Syria when she was kidnapped, tortured and enslaved by ISIS for over 500 days before being murdered by ISIS leader Abu Bakr al-Baghdadi; Army Staff Sergeant Christopher Hake, who was killed while serving his second tour of duty in Iraq by a roadside bomb supplied by Iranian terrorist leader Qasem Soleimani; Sergeant First Class Townsend Williams, who is currently serving his fourth deployment in the Middle East and his wife Amy, who works full time for the Army and devotes hundreds of bours belping military families; Whereas immediately following the address, while still presiding over the joint session, Speaker Pelosi ripped up an official copy of the President's remarks, which contained the names and stories of these patriots who sacrificed so much for our country; and Whereas the conduct of Speaker Pelosi was a breach of decorum and degraded the proceedings of the joint session, to the discredit of the House: Now, therefore, be it Resolved, That the House of Representatives disapproves of the behavior of Speaker Pelosi during the joint session of Congress held on February 4, 2020. The SPEAKER pro tempore. The resolution qualifies.

Thursday, February 6, 2020, page H937, the following appeared: H. Res. 832: Mr. MCCAR-THY, Mr. STEUBE, Mr. BUCSHON, Mr. WALK-ER, Mr. BISHOP of Utab, Mr. POSEY, Mr. RESCHENTHALER, Mr. MEUSER, Ms. STEFANIK, Ms. FOXX of North Carolina, Mr. . LESKO, Mr. PALAZZO, Mr. CHABOT, Mr. GUTHRIE, Mr. GUEST, Mr. JOHNSON of Louisiana, Mr. BARR, Mr. SPANO, Mr. KELLER, Mr. RICE of South Carolina, Mr. ROUZER, Mr. WILLIAMS, Mr. BOST, Mr. BUDD, Mr. MCKINLEY, Mr. KINZINGER, Mr. JOHNSON of Obio, Mr. LAMBORN, Mr. MARSHALL, Mr. RUTHERFORD, Mr. CARTER of Georgia, Mr. ROGERS of Kentucky, Mr. ROGERS of Alabama, Mr. HIGGINS of Louisiana, Mr. KING of Iowa, Mr. TIPTON, Mr. WALBERG, Mr. DUNN, Mr. ESTES, Mr. EMMER, Mr. GREEN of Tennessee, Mr. DAVID P. ROE of Tennessee, Mr. WALDEN, Mr. LATTA, Mr. BILIRAKIS, Mr. . BROOKS of Indiana, Mr. MAST, Mr. GALLAGHER, Mr. WATKINS, Mr. BYRNE, Mr. BURCHETT, Mr. BABIN, Mr. MARCHANT, Mr. AMODEI, Mr. NUNES, Mr. CLINE, Mr. SCHWEIKERT, Mr. TAYLOR, Mr. BUCK, Mr. TIMMONS, Mr. CON-AWAY, Mr. GOODEN, Mr. BANKS, Mr. BUR-GESS, Mr. KEVIN HERN of Oklaboma, Mr. WOMACK, Mr. MULLIN, Mr. STAUBER, Mr. CRENSHAW, Mr. SMITH of Missouri, Mr. KELLY of Pennsylvania, Mr. LAMALFA, Mr. NORMAN, Mr. COLE, Mr. RIGGLEMAN, Mr. WRIGHT. DESJARLAIS, Mr. Mr. LOUDERMILK, Mr. GIBBS, Mr. JOHNSON of South Dakota, Mr. ZELDIN, Mr. MCCLINTOCK, Mr. FULCHER, Mr. MURPHY of North Carolina, Mr. RATCLIFFE, Mr. FLEISCHMANN, Mr. MILLER, Mr. VAN DREW, Mr. LUCAS, Mr. ALLEN, Mr. HARRIS, Mr. JOYCE of Pennsylvania, Mr. YOHO, Mr. ARMSTRONG, Mr. KELLY of Mississippi, Mr. BAIRD, Mr. BISHOP of North Carolina, and Mr. TURNER.

The online version has been corrected to read: H. Res. 832: Mr. MCCARTHY, Mr. STEUBE, Mr. BUCSHON, Mr. WALKER, Mr. BISHOP of Utab, Mr. POSEY, Mr. RESCHENTHALER, Mr. MEUSER, Ms. STEFANIK, Ms. FOXX of North Carolina, Mrs. LESKO, Mr. PALAZZO, Mr. CHABOT, Mr. GUTHRIE, Mr. GUEST, Mr. JOHNSON of Louisiana, Mr. BARR, Mr. SPANO, Mr. KELLER, Mr. RICE of South Carolina, Mr. ROUZER, Mr. WILLIAMS, Mr. BOST, Mr. BUDD, Mr. MCKINLEY, Mr. KINZINGER, Mr. JOHNSON of Obio, Mr. LAMBORN, Mr. MAR-SHALL, Mr. RUTHERFORD, Mr. CARTER of Georgia, Mr. ROGERS of Kentucky, Mr. ROGERS of Alabama, Mr. HIGGINS of Louisiana, Mr. KING of Iowa, Mr. TIPTON, Mr. WALBERG, Mr. DUNN, Mr. ESTES, Mr. EMMER, Mr. GREEN of Tennessee, Mr. DAVID P. ROE of Tennessee, Mr. WALDEN, Mr. LATTA, Mr. BILI-RAKIS, Mrs. BROOKS of Indiana, Mr. MAST, Mr. GALLAGHER, Mr. WATKINS, Mr. BYRNE, Mr. BURCHETT, Mr. BABIN, Mr. MARCH-ANT, Mr. AMODEI, Mr. NUNES, Mr. CLINE, Mr. SCHWEIKERT, Mr. TAYLOR, Mr. BUCK, Mr. TIMMONS, Mr. CONAWAY, Mr. GOODEN, Mr. BANKS, Mr. BURGESS, Mr. KEVIN HERN of Oklahoma, Mr. WOMACK, Mr. MULLIN, Mr. STAUBER, Mr. CRENSHAW, Mr. SMITH of Missouri, Mr. KELLY of Pennsylvania, Mr. LAMALFA, Mr. NORMAN, Mr. COLE, Mr. RIGGLEMAN, Mr. WRIGHT. Mr. DESJARLAIS, Mr. LOUDERMILK, Mr. GIBBS, Mr. JOHNSON of South Dakota, Mr. ZELDIN, Mr. MCCLINTOCK, Mr. FULCHER, Mr. MUR-PHY of North Carolina, Mr. RATCLIFFE, Mr. FLEISCHMANN, Mrs. MILLER, Mr. VAN DREW, Mr. LUCAS, Mr. ALLEN, Mr. HARRIS, Mr. JOYCE of Pennsylvania, Mr. YOHO, Mr. ARMSTRONG, Mr. KELLY of Mississippi, Mr. BAIRD, Mr. BISHOP of North Carolina, and Mr. TURNER.

February 6, 2020, on page D133, the following ASSESSING THE TRANSPORabbeared: TATION NEEDS OF TRIBES, FEDERAL LAND MANAGEMENT AGENCIES, AND U.S. TERRITORIES Committee on Transportation and Infrastructure: Subcommittee on Highways and Transit held a hearing entitled "Assessing the Transportation Needs of Tribes, Federal Land Management Agencies, and U.S. Territories". Testimony was beard from Nelson Petty, Jr., Commissioner, Virgin Islands Department of Public Works, United States Virgin Islands; Christopher B. French, Deputy Chief, National Forest System, U.S. Forest Service, Department of Agriculture; Aron Reif, Transportation Program Manager, Office of Acquisition and Property Management, Department of the Interior; and public witnesses.

February 6, 2020, on page D133, the following appeared: LEGISLATIVE MEASURES COM-MITTEE ON VETERANS' AFFAIRS: Subcommittee on Economic Opportunity held a hearing on H.R. 5052, the "WAVES Act"; legislation on the Class Evaluation Act; legislation on the Edith Norris Rogers Improvement; legislation on the For Profit Conversions; legislation on the GI Bill Comparison Tool Data MOU; legislation on the Home Loan Disaster Legislation; legislation on the Increase in Frequency of Benefits under Automobile Assistance Programs; legislation on the VET-TEC Guard/Reserve Fix; legislation on the VET-TEC Terminal Leave Fix; legislation on the Authority of the Secretary of Veterans Affairs to Provide or Assist in Providing Second Vehicles Adapted for Operation by Disabled legislation on the Electronic Certificates of Eligibility; legislation on the Liability for Transferred Education Benefits; legislation on the STEM Eligibility; and legislation on the VET-TEC Improvement Act. Testimony was heard from Charmain Bogue, Executive Director for Education Service, Veterans Benefits Administration, Department of Veterans Affairs; and public witnesses.

February 6, 2020, on page D133, the following appeared: TRADE INFRASTRUCTURE FOR GLOBAL COMPETITIVENESS COMMITTEE ON WAYS AND MEANS: Subcommittee on Trade beld a bearing entitled "Trade Infrastructure for Global Competitiveness". Greg Richardson, Deputy General Manager and Chief Financial Officer, Hartsfield-Jackson Atlanta International Airport, Georgia; Curtis Robinbold, Executive Director, Port of Portland, Oregon; and Ric Campo, Chairman, the Port Commission, the Port of Houston Authority, Texas; and public witnesses.

The online version has been corrected to read: ASSESSING THE TRANSPORTATION NEEDS OF TRIBES, FEDERAL LAND MANAGEMENT AGENCIES, AND U.S. TERRITORIES Committee on Transportation and Infrastructure: Subcommittee on Highways and Transit held a hearing entitled "Assessing the Transportation Needs of Tribes, Federal Land Management Agencies, and U.S. Territories". Testimony was beard from Nelson Petty, Jr., Commissioner, Virgin Islands Department of Public Works, U. S. Virgin Islands; Christopher B. French, Deputy Chief, National Forest System, U.S. Forest Service, Department of Agriculture; Aron Reif, Transportation Program Manager, Office of Acquisition and Property Management, Department of the Interior; and public witnesses.

The online version has been corrected to read: LEGISLATIVE MEASURES COMMITTEE ON VETERANS' AFFAIRS: Subcommittee on Economic Opportunity held a hearing on H.R. 5052, the "WAVES Act"; legislation on the Class Evaluation Act; legislation on the Edith Norris Rogers Improvement; legislation on the For Profit Conversions; legislation on the GI Bill Comparison Tool Data MOU; legislation on the Home Loan Disaster Legislation; legislation on the Increase in Frequency of Benefits under Automobile Assistance Programs; legislation on the VET-TEC Guard/Reserve Fix; legislation on the VET-TEC Terminal Leave Fix; legislation on the Authority of the Secretary of Veterans Affairs to Provide or Assist in Providing Second Vehicles Adapted for Operation by Disabled; legislation on the Electronic Certificates of Eligibility; legislation on the Liability for Transferred Education Benefits; legislation on the STEM Eligibility; and legislation on the VET-TEC Improvement Act. Testimony was heard from Charmain Bogue, Executive Director for Education Service, Veterans Benefits Administration, Department of Veterans Affairs; and public witnesses.

The online version has been corrected to read: TRADE INFRASTRUCTURE FOR GLOBAL COMPETITIVENESS COMMITTEE ON WAYS AND MEANS: Subcommittee on Trade held a bearing entitled "Trade Infrastructure for Global Competitiveness". Testimony was beard from Greg Richardson, Deputy General Manager and Chief Financial Officer, Hartsfield-Jackson Atlanta International Airport, Georgia; Curtis Robinbold, Executive Director, Port of Portland, Oregon; and Ric Campo, Chairman, the Port Commission, the Port of Houston Authority, Texas; and public witnesses. February 10, 2020, on page H1017, the following appeared: By Ms. TORRES SMALL: H.R. 5824.

February 10, 2020, on page H1017, the following appeared: By Ms. CLARKE: H.R. 5830.

February 10, 2020, on page H1017, the following appeared: By Ms. FOXX: H.R. 5831.

February 10, 2020, on page H1017, the following appeared: By Ms. WILSON: H.R. 5838.

February 10, 2020, on page H1017, the following appeared: By Mr. YOUNG: H.R. 5889.

February 11, 2020, on page D154, the following appeared: Next Meeting of the HOUSE OF REP-RESENTATIVES 10 a.m., Wednesday, February

February 13, 2020, page H1157, the following appeared: By Mrs. CAROLYN B. MALONEY: H.R. 5885.

February 13, 2020, page H1157, the following appeared: By Mr. HILL: H.R. 5888.

February 13, 2020, page H1157, the following appeared: By Mr. BROWN: H.R. 5891.

February 13, 2020, page H1157, the following appeared: By Ms. DAVIDS: H.R. 5894.

February 13, 2020, page H1157, the following appeared: By Mr. GONZALEZ: H.R. 5898.

February 13, 2020, page H1158, the following appeared: By Mr. SMITH: H.R. 5908.

February 13, 2020, page H1158, the following appeared: By Mr. KING: H.R. 5910.

February 26, 2020, on page E215, the following appeared: HONORING THE LIFE AND LEGACEY OF DERRICK LAMAR RICHARD-SON The online version has been corrected to read: By Ms. TORRES SMALL of New Mexico: H.R. 5824.

The online version has been corrected to read: By Ms. CLARKE of New York: H.R. 5830.

The online version has been corrected to read: By Ms. FOXX of North Carolina: H.R. 5831.

The online version has been corrected to read: By Ms. WILSON of Florida: H.R. 5838.

The online version has been corrected to read: By Mr. YOUNG: H.R. 5839.

The online version has been corrected to read: Next Meeting of the HOUSE OF REPRESENTA-TIVES 10 a.m., Wednesday, February 12

The online version has been corrected to read: By Mrs. CAROLYN B. MALONEY of New York: H.R. 5885.

The online version has been corrected to read: By Mr. HILL of Arkansas: H.R. 5888.

The online version has been corrected to read: By Mr. BROWN of Maryland: H.R. 5891.

The online version has been corrected to read: By Ms. DAVIDS of Kansas: H.R. 5894.

The online version has been corrected to read: By Mr. GONZALEZ of Texas: H.R. 5898.

The online version has been corrected to read: By Mr. SMITH of Washington: H.R. 5908.

The online version has been corrected to read: By Mr. KING of New York: H.R. 5910.

The online version has been corrected to read: HONORING THE LIFE AND LEGACY OF DERRICK LAMAR RICHARDSON