CORRECTION

Daily Digest

Senate

Chamber Action

Routine Proceedings, pages S7785–S7877

Measures Introduced: Ten bills and three resolutions were introduced, as follows: S. 1905–1914, and S. Res. 334–336. Page S7829

Measures Passed:

Blue Star Mothers of America: Committee on the Judiciary was discharged from further consideration of S. 1541, to revise the Federal charter for the Blue Star Mothers of America, Inc. to reflect a change in eligibility requirements for membership, and the bill was then passed. Page S7874

Honoring the Life of Evelyn H. Lauder: Senate agreed to S. Res. 335, honoring the life and legacy of Evelyn H. Lauder. Pages S7874-75

Collection of Charitable Donations: Senate agreed to S. Res. 336, to permit the collection of clothing, toys, food, and housewares during the holiday season for charitable purposes in Senate buildings. Pages S7875-76

Measures Considered:

Department of **Defense Authorization Act**— **Agreement:** Senate continued consideration of S. 1867, to authorize appropriations for fiscal year 2012 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, taking action on the following amendments proposed thereto:

Adopted:

Pages S7785–S7824

Ayotte (for McCain) Amendment No. 1071, to require the Secretary of Defense to report on all information with respect to the Evolved Expendable Launch Vehicle program that would be required if the program were designated as a major defense acquisition program not in the sustainment phase.

Pages S7807, S7820-21

Levin (for Roberts/Moran) Amendment No. 1086, to authorize and request the President to award the Medal of Honor posthumously to Captain Emil Kapaun of the United States Army for acts of valor during the Korean War. Page S7821

Levin (for McCain/Levin) Amendment No. 1106, to require a report on the status of the implementation of accepted recommendations in the Final Report of the 2010 Army Acquisition Review panel.

Casey Amendment No. 1140, to require a report by the Comptroller General on Department of Defense military spouse employment programs.

Pages S7786, S7821

Levin (for Levin/Webb) Amendment No. 1219, to provide authority to order Army Reserve, Navy Reserve, Marine Corps Reserve, and Air Force Reserve to active duty to provide assistance in response to a major disaster or emergency. Pages S7821-22 Pending:

ending:

Levin/McCain Amendment No. 1092, to bolster the detection and avoidance of counterfeit electronic parts. Page S7785

McConnell (for Kirk) Amendment No. 1084, to require the President to impose sanctions on foreign financial institutions that conduct transactions with the Central Bank of Iran. **Page S7785**

Leahy Amendment No. 1072, to enhance the national defense through empowerment of the National Guard, enhancement of the functions of the National Guard Bureau, and improvement of Federal-State military coordination in domestic emergency response. Page S7785

Paul/Gillibrand Amendment No. 1064, to repeal the Authorization for Use of Military Force Against Iraq Resolution of 2002. Page S7785

Merkley Amendment No. 1174, to express the sense of Congress regarding the expedited transition of responsibility for military and security operations in Afghanistan to the Government of Afghanistan.

Page S7785

Feinstein Amendment No. 1125, to clarify the applicability of requirements for military custody with respect to detainees. Page S7785

Feinstein Amendment No. 1126, to limit the authority of the Armed Forces to detain citizens of the United States under section 1031. Page S7785

Udall (CO) Amendment No. 1107, to revise the provisions relating to detainee matters. Page S7785

D1250

Landrieu/Snowe Amendment No. 1115, to reauthorize and improve the SBIR and STTR programs, and for other purposes. Page S7785

Franken Amendment No. 1197, to require contractors to make timely payments to subcontractors that are small business concerns. Page S7785

Cardin/Mikulski Amendment No. 1073, to prohibit expansion or operation of the District of Columbia National Guard Youth Challenge Program in Anne Arundel County, Maryland. Page S7785

Begich Amendment No. 1114, to amend title 10, United States Code, to authorize space-available travel on military aircraft for members of the reserve components, a member or former member of a reserve component who is eligible for retired pay but for age, widows and widowers of retired members, and dependents. **Pages S7785, S7822**

Begich Amendment No. 1149, to authorize a land conveyance and exchange at Joint Base Elmendorf Richardson, Alaska. **Pages S7785, S7822-24**

Shaheen Amendment No. 1120, to exclude cases in which pregnancy is the result of an act of rape or incest from the prohibition on funding of abortions by the Department of Defense. **Page S7785**

Collins Amendment No. 1105, to make permanent the requirement for certifications relating to the transfer of detainees at United States Naval Station, Guantanamo Bay, Cuba, to foreign countries and other foreign entities. Page S7785

Collins Amendment No. 1155, to authorize educational assistance under the Armed Forces Health Professions Scholarship program for pursuit of advanced degrees in physical therapy and occupational therapy. Page S7785

Collins Amendment No. 1158, to clarify the permanence of the prohibition on transfers of recidivist detainees at United States Naval Station, Guantanamo Bay, Cuba, to foreign countries and entities.

Page S7785

Collins/Shaheen Amendment No. 1180, relating to man-portable air-defense systems originating from Libya. Page S7785

Inhofe Amendment No. 1094, to include the Department of Commerce in contract authority using competitive procedures but excluding particular sources for establishing certain research and development capabilities. **Page S7785**

Inhofe Amendment No. 1095, to express the sense of the Senate on the importance of addressing deficiencies in mental health counseling. Page S7785

Inhofe Amendment No. 1096, to express the sense of the Senate on treatment options for members of the Armed Forces and veterans for Traumatic Brain Injury and Post Traumatic Stress Disorder.

Page S7785

Inhofe Amendment No. 1097, to eliminate gaps and redundancies between the over 200 programs within the Department of Defense that address psychological health and traumatic brain injury.

Inhofe Amendment No. 1098, to require a report on the impact of foreign boycotts on the defense industrial base. Page S7786

Inhofe Amendment No. 1099, to express the sense of Congress that the Secretary of Defense should implement the recommendations of the Comptroller General of the United States regarding prevention, abatement, and data collection to address hearing injuries and hearing loss among members of the Armed Forces. Page S7786

Inhofe Amendment No. 1100, to extend to products and services from Latvia existing temporary authority to procure certain products and services from countries along a major route of supply to Afghanistan. Page S7786

Inhofe Amendment No. 1101, to strike section 156, relating to a transfer of Air Force C-12 aircraft to the Army. **Page S7786**

Inhofe Amendment No. 1102, to require a report on the feasibility of using unmanned aerial systems to perform airborne inspection of navigational aids in foreign airspace. Page S7786

Inhofe Amendment No. 1093, to require the detention at United States Naval Station, Guantanamo Bay, Cuba, of high-value enemy combatants who will be detained long-term. Page S7786

Casey Amendment No. 1215, to require a certification on efforts by the Government of Pakistan to implement a strategy to counter improvised explosive devices. Page S7786

Casey Amendment No. 1139, to require contractors to notify small business concerns that have been included in offers relating to contracts let by Federal agencies. Page S7786

McCain (for Cornyn) Amendment No. 1200, to provide Taiwan with critically needed United Statesbuilt multirole fighter aircraft to strengthen its selfdefense capability against the increasing military threat from China. **Pages S7787-88**

McCain (for Ayotte) Amendment No. 1066, to modify the Financial Improvement and Audit Readiness Plan to provide that a complete and validated full statement of budget resources is ready by not later than September 30, 2014. Page S7788

McCain (for Ayotte) Modified Amendment No. 1067, to require notification of Congress with respect to the initial custody and further disposition of members of al-Qaeda and affiliated entities.

Page S7788

McCain (for Ayotte) Amendment No. 1068, to authorize lawful interrogation methods in addition

to those authorized by the Army Field Manual for the collection of foreign intelligence information through interrogations. **Page S7788**

McCain (for Brown (MA)/Boozman) Amendment No. 1119, to protect the child custody rights of members of the Armed Forces deployed in support of a contingency operation. Page S7789

McCain (for Brown (MA)) Amendment No. 1090, to provide that the basic allowance for housing in effect for a member of the National Guard is not reduced when the member transitions between active duty and full-time National Guard duty without a break in active service. **Page S7789**

McCain (for Brown (MA)) Amendment No. 1089, to require certain disclosures from post-secondary institutions that participate in tuition assistance programs of the Department of Defense. **Page S7789**

McCain (for Wicker) Amendment No. 1056, to provide for the freedom of conscience of military chaplains with respect to the performance of marriages. Page S7789

McCain (for Wicker) Amendment No. 1116, to improve the transition of members of the Armed Forces with experience in the operation of certain motor vehicles into careers operating commercial motor vehicles in the private sector. **Pages S7789–90**

Udall (NM) Amendment No. 1153, to include ultralight vehicles in the definition of aircraft for purposes of the aviation smuggling provisions of the Tariff Act of 1930. Pages S7790, S7791

Udall (NM) Amendment No. 1154, to direct the Secretary of Veterans Affairs to establish an open burn pit registry to ensure that members of the Armed Forces who may have been exposed to toxic chemicals and fumes caused by open burn pits while deployed to Afghanistan or Iraq receive information regarding such exposure. **Pages S7790, S7791**

Udall (NM)/Schumer Amendment No. 1202, to clarify the application of the provisions of the Buy American Act to the procurement of photovoltaic devices by the Department of Defense.

Pages S7790, S7791–94

McCain (for Corker) Amendment No. 1171, to prohibit funding for any unit of a security force of Pakistan if there is credible evidence that the unit maintains connections with an organization known to conduct terrorist activities against the United States or United States allies. Page S7794

McCain (for Corker) Amendment No. 1172, to require a report outlining a plan to end reimbursements from the Coalition Support Fund to the Government of Pakistan for operations conducted in support of Operation Enduring Freedom. **Page S7794**

McCain (for Corker) Amendment No. 1173, to express the sense of the Senate on the North Atlantic Treaty Organization. Page S7794 Levin (for Bingaman) Amendment No. 1117, to provide for national security benefits for White Sands Missile Range and Fort Bliss. Page S7795

Levin (for Gillibrand/Portman) Amendment No. 1187, to expedite the hiring authority for the defense information technology/cyber workforce.

Levin (for Gillibrand/Blunt) Amendment No. 1211, to authorize the Secretary of Defense to provide assistance to State National Guards to provide counseling and reintegration services for members of reserve components of the Armed Forces ordered to active duty in support of a contingency operation, members returning from such active duty, veterans of the Armed Forces, and their families. **Page S7795**

Merkley Amendment No. 1239, to expand the Marine Gunnery Sergeant John David Fry scholarship to include spouses of members of the Armed Forces who die in the line of duty. **Page S7796**

Merkley Amendment No. 1256, to require a plan for the expedited transition of responsibility for military and security operations in Afghanistan to the Government of Afghanistan. Page S7796

Merkley Amendment No. 1257, to require a plan for the expedited transition of responsibility for military and security operations in Afghanistan to the Government of Afghanistan. Page S7796

Merkley Amendment No. 1258, to require the timely identification of qualified census tracts for purposes of the HUBZone program. Pages S7796–99

Leahy Amendment No. 1087, to improve the provisions relating to the treatment of certain sensitive national security information under the Freedom of Information Act. **Pages S7799–S7801**

Leahy/Grassley Amendment No. 1186, to provide the Department of Justice necessary tools to fight fraud by reforming the working capital fund.

Wyden/Merkley Amendment No. 1160, to provide for the closure of Umatilla Army Chemical Depot, Oregon. Pages S7801-02

Wyden Amendment No. 1253, to provide for the retention of members of the reserve components on active duty for a period of 45 days following an extended deployment in contingency operations or homeland defense missions to support their reintegration into civilian life. **Pages S7801-04**

Ayotte (for Graham) Amendment No. 1179, to specify the number of judge advocates of the Air Force in the regular grade of brigadier general.

Ayotte (for McCain) Modified Amendment No. 1230, to modify the annual adjustment in enrollment fees for TRICARE Prime. Page S7806

Ayotte (for Heller/Kirk) Amendment No. 1137, to provide for the recognition of Jerusalem as the

Page S7795

Page S7801

capital of Israel and the relocation to Jerusalem of the United States Embassy in Israel. Pages S7804-05

Ayotte (for Heller) Amendment No. 1138, to provide for the exhumation and transfer of remains of deceased members of the Armed Forces buried in Tripoli, Libya. **Page S7805**

Ayotte (for McCain) Amendment No. 1247, to restrict the authority of the Secretary of Defense to develop public infrastructure on Guam until certain conditions related to Guam realignment have been met. Page S7805

Ayotte (for McCain) Amendment No. 1246, to establish a commission to study the United States Force Posture in East Asia and the Pacific region.

Pages S7805-06

Ayotte (for McCain) Amendment No. 1229, to provide for greater cybersecurity collaboration between the Department of Defense and the Department of Homeland Security. Page S7806

Ayotte (for McCain/Ayotte) Amendment No. 1249, to limit the use of cost-type contracts by the Department of Defense for major defense acquisition programs. **Pages S7806-07**

Ayotte (for McCain) Amendment No. 1220, to require Comptroller General of the United States reports on the Department of Defense implementation of justification and approval requirements for certain sole-source contracts. **Page S7807**

Ayotte (for McCain/Ayotte) Amendment No. 1132, to require a plan to ensure audit readiness of statements of budgetary resources. Page S7807

Ayotte (for McCain) Amendment No. 1248, to expand the authority for the overhaul and repair of vessels to the United States, Guam, and the Commonwealth of the Northern Mariana Islands.

Page S7807

Ayotte (for McCain) Amendment No. 1250, to require the Secretary of Defense to submit a report on the probationary period in the development of the short take-off, vertical landing variant of the Joint Strike Fighter. Page S7807

Ayotte (for McCain) Amendment No. 1118, to modify the availability of surcharges collected by commissary stores. **Pages S7807–08**

Sessions Amendment No. 1182, to prohibit the permanent stationing of more than two Army Brigade Combat Teams within the geographic boundaries of the United States European Command.

Page S7808

Sessions Amendment No. 1183, to require the maintenance of a triad of strategic nuclear delivery systems. Page S7808

Sessions Amendment No. 1184, to limit any reduction in the number of surface combatants of the Navy below 313 vessels. Page S7808 Sessions Amendment No. 1185, to require a report on a missile defense site on the East Coast of the United States. Page S7808

Sessions Amendment No. 1274, to clarify the disposition under the law of war of persons detained by the Armed Forces of the United States pursuant to the Authorization for Use of Military Force.

Levin (for Reed) Amendment No. 1146, to provide for the participation of military technicians (dual status) in the study on the termination of military technician as a distinct personnel management category. Page S7811

Levin (for Reed) Amendment No. 1147, to prohibit the repayment of enlistment or related bonuses by certain individuals who become employed as military technicians (dual status) while already a member of a reserve component. **Page S7811**

Levin (for Reed) Amendment No. 1148, to provide rights of grievance, arbitration, appeal, and review beyond the adjutant general for military technicians. Page S7811

Levin (for Reed) Amendment No. 1204, to authorize a pilot program on enhancements of Department of Defense efforts on mental health in the National Guard and Reserves through community partnerships. Page S7812

Levin (for Reed) Amendment No. 1294, to enhance consumer credit protections for members of the Armed Forces and their dependents. Page S7812

Levin Amendment No. 1293, to authorize the transfer of certain high-speed ferries to the Navy.

Pages S7812-13

Levin (for Boxer) Amendment No. 1206, to implement common sense controls on the taxpayerfunded salaries of defense contractors. **Page S7813**

Levin (for Menendez) Amendment No. 1292, to require the President to impose sanctions with respect to the Central Bank of Iran if the President determines that the Central Bank of Iran has engaged in conduct that threatens the national security of the United States or allies of the United States.

Pages S7813-14

Chambliss Amendment No. 1304, to require a report on the reorganization of the Air Force Materiel Command. Pages S7814-17

Levin (for Brown (OH)) Amendment No. 1259, to link domestic manufacturers to defense supply chain opportunities. **Page S7817**

Levin (for Brown (OH)) Amendment No. 1260, to strike section 846, relating to a waiver of "Buy American" requirements for procurement of components otherwise producible overseas with specialty metal not produced in the United States. **Page S7817** Levin (for Brown (OH)) Amendment No. 1261, to extend treatment of base closure areas as HUBZones for purposes of the Small Business Act. Page S7817

Levin (for Brown (OH)) Amendment No. 1262, to clarify the meaning of "produced" for purposes of limitations on the procurement by the Department of Defense of specialty metals within the United States. Page S7817

Levin (for Brown (OH)) Amendment No. 1263, to authorize the conveyance of the John Kunkel Army Reserve Center, Warren, Ohio. Pages S7817–18

Levin (for Leahy) Amendment No. 1080, to clarify the applicability of requirements for military custody with respect to detainees. Page S7818

Levin (for Wyden) Amendment No. 1296, to require reports on the use of indemnification agreements in Department of Defense contracts.

Page S7818

Levin (for Pryor) Amendment No. 1151, to authorize a death gratuity and related benefits for Reserves who die during an authorized stay at their residence during or between successive days of inactive duty training. **Page S7818**

Levin (for Pryor) Amendment No. 1152, to recognize the service in the reserve components of the Armed Forces of certain persons by honoring them with status as veterans under law. **Page S7818**

Levin (for Nelson (FL)) Amendment No. 1209, to repeal the requirement for reduction of survivor annuities under the Survivor Benefit Plan by veterans' dependency and indemnity compensation.

Pages S7818-19

Levin (for Nelson (FL)) Amendment No. 1210, to require an assessment of the advisability of stationing additional DDG-51 class destroyers at Naval Station Mayport, Florida. Page S7819

Levin (for Nelson (FL)) Amendment No. 1236, to require a report on the effects of changing flag officer positions within the Air Force Material Command. Page S7819

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

Ayotte (for McCain) Amendment No. 1281, to require a plan for normalizing defense cooperation with the Republic of Georgia. **Page S7819**

Ayotte (for Blunt/Gillibrand) Amendment No. 1133, to provide for employment and reemployment rights for certain individuals ordered to full-time National Guard duty. Page S7820

Ayotte (for Blunt) Amendment No. 1134, to require a report on the policies and practices of the Navy for naming vessels of the Navy. Page S7820

Ayotte (for Murkowski) Amendment No. 1286, to require a Department of Defense Inspector General report on theft of computer tapes containing protected information on covered beneficiaries under the TRICARE program. Page S7820

Ayotte (for Murkowski) Amendment No. 1287, to provide limitations on the retirement of C-23 aircraft. Page S7820

Ayotte (for Rubio) Amendment No. 1290, to strike the national security waiver authority in section 1032, relating to requirements for military custody. Page S7820

Ayotte (for Rubio) Amendment No. 1291, to strike the national security waiver authority in section 1033, relating to requirements for certifications relating to transfer of detainees at United States Naval Station, Guantanamo Bay, Cuba, to foreign countries and entities. **Page S7820**

A unanimous-consent agreement was reached providing that Senate resume consideration of the bill at approximately 1 p.m., on Monday, November 28, 2011. Page S7873

Authorizing Leadership To Make Appointments—Agreement: A unanimous-consent agreement was reached providing that, notwithstanding the upcoming recess or adjournment of the Senate, the President of the Senate, the President Pro Tempore, and the Majority and Minority Leaders be authorized to make appointments to commissions, committees, boards, conferences, or interparliamentary conferences authorized by law, by concurrent action of the two Houses, or by order of the Senate. Page S7876

Signing Authority—Agreement: A unanimousconsent agreement was reached providing that from Friday, November 18, 2011 through Monday, November 28, 2011, the Majority Leader, be authorized to sign duly enrolled bills or joint resolutions.

Page S7876

Pro Formas—Agreement: A unanimous-consent agreement was reached providing that Senate adjourn until 11 a.m., on Tuesday, November 22, 2011 for a pro forma session only with no business conducted, and that following the pro forma session, Senate adjourn until 10:30 a.m., on Friday, November 25, 2011 for a pro forma session only with no business conducted, and that following the pro forma session, Senate adjourn until 1 p.m., on Monday, November 28, 2011. **Page S7876**

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

Judicial Nominations-Agreement: A unanimousconsent-time agreement was reached providing that a time to be determined by the Majority Leader, after consultation with the Republican Leader, but not prior to December 5, 2011, Senate begin consideration of the following nominations: Edgardo Ramos, of Connecticut, to be United States District Judge for the Southern District of New York, Andrew L. Carter, Jr., of New York, to be United States District Judge for the Southern District of New York, and James Rodney Gilstrap, of Texas, to be United States District Judge for the Eastern District of Texas; that there be a total of one hour for debate, equally divided in the usual form; that upon the use or yielding back of time, Senate vote, without intervening action or debate, on confirmation of the nominations, in the order listed; provided further, that no further motions be in order to any of the nominations. Page S7876

Nominations Confirmed: Senate confirmed the following nominations:

Winslow Lorenzo Sargeant, of Wisconsin, to be Chief Counsel for Advocacy, Small Business Administration.

Corinne Ann Beckwith, of the District of Columbia, to be an Associate Judge of the District of Columbia Court of Appeals for the term of fifteen years.

Claude M. Steele, of New York, to be a Member of the National Science Board, National Science Foundation, for a term expiring May 10, 2014.

Ronald David McCray, of Texas, to be a Member of the Federal Retirement Thrift Investment Board for a term expiring September 25, 2012.

Ronald David McCray, of Texas, to be a Member of the Federal Retirement Thrift Investment Board for a term expiring September 25, 2016.

John Francis McCabe, of the District of Columbia, to be an Associate Judge of the Superior Court of the District of Columbia for the term of fifteen years.

Peter Arno Krauthamer, of the District of Columbia, to be an Associate Judge of the Superior Court of the District of Columbia for the term of fifteen years.

Danya Ariel Dayson, of the District of Columbia, to be an Associate Judge of the Superior Court of the District of Columbia for the term of fifteen years.

David A. Montoya, of Texas, to be Inspector General, Department of Housing and Urban Development. Anneila I. Sargent, of California, to be a Member of the National Science Board, National Science Foundation, for a term expiring May 10, 2016.

Catharine Friend Easterly, of the District of Columbia, to be an Associate Judge of the District of Columbia Court of Appeals for the term of fifteen years.

Nancy Maria Ware, of the District of Columbia, to be Director of the Court Services and Offender Supervision Agency for the District of Columbia for a term of six years.

Ernest Mitchell, Jr., of California, to be Administrator of the United States Fire Administration, Federal Emergency Management Agency, Department of Homeland Security.

Michael A. Khouri, of Kentucky, to be a Federal Maritime Commissioner for a term expiring June 30, 2016.

Dana Katherine Bilyeu, of Nevada, to be a Member of the Federal Retirement Thrift Investment Board for a term expiring October 11, 2015.

David Avren Jones, of Connecticut, to be a Member of the Federal Retirement Thrift Investment Board for a term expiring October 11, 2014.

Cyrus Amir-Mokri, of New York, to be a Member of the Board of Directors of the National Consumer Cooperative Bank for a term of three years.

Michael A. Hughes, of the District of Columbia, to be United States Marshal for the Superior Court of the District of Columbia for the term of four years.

Robert L. Sumwalt III, of South Carolina, to be a Member of the National Transportation Safety Board for a term expiring December 31, 2016.

Pages S7873, S7876-77

Nominations Received: Senate received the following nominations:

Margaret Ann Sherry, of Virginia, to be Chief Financial Officer, Department of Homeland Security.

Sara A. Gelser, of Oregon, to be a Member of the National Council on Disability for a term expiring September 17, 2014. Page S7876

Messages from the House:	Page S7827
Enrolled Bills Presented:	Page S7827
Executive Communications:	Pages S7827–29
Additional Cosponsors:	Pages S7829–31
Statements on Introduced Bills/Resolutions:	
	Pages S7831–35
Amendments Submitted:	Pages S7835–73

Privileges of the Floor:	Page S7873
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Adjournment: Senate convened at 9 a.m. and adjourned at 3:54 p.m., until 11 a.m. on Tuesday, November 22, 2011. (For Senate's program, see the remarks of the Majority Leader in today's Record on page \$7876.)

Committee Meetings

(Committees not listed did not meet)

No committee meetings were held.

House of Representatives

Chamber Action

Public Bills and Resolutions Introduced: 32 public bills, H.R. 3473–3504; 1 private bill, H.R. 3505; and 6 resolutions, H.J. Res. 90; H. Con. Res. 89–90; and H. Res. 472–474 were introduced.

Additional Cosponsors:

Pages H7889-092 Pages H7892-93

Reports Filed: Reports were filed today as follows: H.R. 10, to amend chapter 8 of title 5, United

States Code, to provide that major rules of the executive branch shall have no force or effect unless a joint resolution of approval is enacted into law, with an amendment (H. Rept. 112–278 Pt. 2) and

H.R. 3012, to amend the Immigration and Nationality Act to eliminate the per-country numerical limitation for employment-based immigrants, to increase the per-country numerical limitation for family-sponsored immigrants, and for other purposes, with an amendment (H. Rept. 112–292). Page H7889

Workforce Democracy and Fairness Act—Rule for Consideration: The House agreed to H. Res. 470, the rule that is providing for consideration of H.R. 3094, to amend the National Labor Relations Act with respect to representation hearings and the timing of elections of labor organizations under that Act, by a yea-and-nay vote of 239 yeas to 167 nays, Roll No. 859, after the previous question was ordered without objection. Pages H7835-40, H7874-75

Federal Courts Jurisdiction and Venue Clarification Act of 2011: The House concurred in Senate amendment number 1 and concurred in Senate amendment number 2 with an amendment to H.R. 394, to amend title 28, United States Code, to clarify the jurisdiction of the Federal courts, by unanimous consent. Page H7841

Appeal Time Clarification Act of 2011: The House passed S. 1637, to clarify appeal time limits in civil actions to which United States officers or employees are parties, by unanimous consent.

Page H7841

Suspension—Proceedings Resumed: The House failed to agree to suspend the rules and agree to the following measure. Consideration of the resolution began yesterday, November 17th:

Proposing a balanced budget amendment to the Constitution of the United States: H.J. Res. 2, amended, to propose a balanced budget amendment to the Constitution of the United States, by a ²/₃ yea-and-nay vote of 261 yeas to 165 nays, Roll No. 858. **Pages H7841-74**

Meeting Hour: Agreed that when the House adjourns today, it adjourn to meet at 10 a.m. on Tuesday, November 22nd; when the House adjourns on that day, it adjourn to meet at 1 p.m. on Friday, November 25th; and when the House adjourns on that day, it adjourn to meet at 2 p.m. on Tuesday, November 29th. Page H7875

America's Cup Act of 2011: The House concurred in the Senate amendment to H.R. 3321, to facilitate the hosting in the United States of the 34th America's Cup by authorizing certain eligible vessels to participate in activities related to the competition, by unanimous consent. Pages H7875-76

Senate Message: Message received from the Senate by the Clerk and subsequently presented to the House today appears on page H7840.

Senate Referrals: S. 99 was referred to the committees on Energy and Commerce, Science, Space and Technology, and the Budget. Pages H7840, H7888–89

Quorum Calls—Votes: Two yea-and-nay votes developed during the proceedings of today and appear on pages H7874 and H7874–75. There were no quorum calls.

Adjournment: The House met at 9 a.m. and adjourned at 4:19 p.m.

Committee Meetings BUSINESS CHALLENGES WITHIN THE DEFENSE INDUSTRY

Committee on Armed Services: Panel on Business Challenges within the Defense Industry held a hearing on

D1257

Creating a 21st Century Defense Industry. Testimony was heard from public witnesses.

INTERNET GAMING

Committee on Energy and Commerce: Subcommittee on Commerce held a hearing entitled "Internet Gaming: Regulating in an Online World." Testimony was heard from Rep. Campbell; Rep. Wolf; and Rep. Frank of Massachusetts; Mark Lipparelli, Chairman, Nevada Gaming Control Board; and public witnesses.

ANWR: JOBS, ENERGY AND DEFICIT REDUCTION

Committee on Natural Resources: Full Committee continued a hearing entitled "ANWR: Jobs, Energy and Deficit Reduction." Testimony was heard from public witnesses.

LEGISLATIVE MEASURES

Committee on Natural Resources: Subcommittee on Energy and Mineral Resources held a hearing on the following: the "American-Made Energy and Infrastructure Jobs Act"; the "Alaskan Energy for American Jobs Act"; "Protecting Investment in Oil Shale the Next Generation of Environmental, Energy, and Resource Security Act;" and the "Coal Miner Employment and Domestic Energy Infrastructure Protection Act. Testimony was heard from Frank Wagner, State Senator, Virginia; and public witnesses.

Joint Meetings

No joint committee meetings were held.

Next Meeting of the SENATE

11 a.m., Tuesday, November 22

Next Meeting of the HOUSE OF REPRESENTATIVES

10 a.m., Tuesday, November 22

Senate Chamber

Program for Tuesday: Senate will meet in a pro forma session.

House Chamber

Program for Tuesday: The House will meet in pro forma session at 10 a.m.

Extensions of Remarks, as inserted in this issue

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