<table>
<thead>
<tr>
<th>Log #</th>
<th>Sponsor</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>297</td>
<td>Trahan</td>
<td>This would include children with a parent(s) in the National Guard or Reserve Component in the Military Student Identifier (MSI) definition of the Every Student Succeeds Act (ESSA).</td>
</tr>
<tr>
<td>013</td>
<td>Turner</td>
<td>Requires Commanders of sexual assault victims to notify the victim of key events, and document such events, in the military justice process and to document the victim's preference for the venue of prosecution.</td>
</tr>
<tr>
<td>088</td>
<td>Gabbard</td>
<td>Creates a military dental research program to improve military readiness by supporting dental inquiries with military relevance and implications since the dental injuries and conditions servicemembers encounter are entirely different from civilians.</td>
</tr>
<tr>
<td>281</td>
<td>Waltz</td>
<td>Authorizes DOD to reimburse surviving family members of servicemembers killed in action for costs associated with transporting their remains to a National Cemetery.</td>
</tr>
<tr>
<td>215r1</td>
<td>Kelly</td>
<td>Creates a pilot program for specialized surgical training partnerships between Armed Forces Surgeons with public, private or non-profit organizations</td>
</tr>
<tr>
<td>066</td>
<td>Davis</td>
<td>Protects component servicemembers from forced arbitration in USERRA cases.</td>
</tr>
<tr>
<td>289r1</td>
<td>Courtney</td>
<td>Add provision which prevents the Secretary of Defense from imposing a limit on transferability of G.I. bill benefits based on maximum number of years of service.</td>
</tr>
</tbody>
</table>
AMENDMENT TO H.R. 2500
OFFERED BY MRS. TRAHAN OF MASSACHUSETTS

At the appropriate place in title V, insert the following new section:

1 SEC. 5. ANNUAL STATE REPORT CARD.

2 Section 1111(h)(1)(C)(ii) of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 6311(h)(1)(C)(ii)) is amended by striking “on active duty (as defined in section 101(d)(5) of such title)”.

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AMENDMENT TO H.R. 2500
OFFERED BY MR. TURNER OF OHIO

At the appropriate place in title V, insert the following:

SEC. 5. EXPANSION OF RESPONSIBILITIES OF COMMANDERS FOR VICTIMS OF SEXUAL ASSAULT COMMITTED BY ANOTHER MEMBER OF THE ARMED FORCES.

(a) NOTIFICATION OF VICTIMS OF EVENTS IN MILITARY JUSTICE PROCESS.—

(1) NOTIFICATION REQUIRED.—The commander of a member of the Armed Forces who is the alleged victim of sexual assault committed by another member of the Armed Forces shall provide notification to such alleged victim of every key or other significant event in the military justice process in connection with the investigation, prosecution, and confinement of such other member for sexual assault.

(2) DOCUMENTATION.—Each commander described in paragraph (1) shall create and maintain appropriate documentation on any notification provided as described in that paragraph.
(b) DOCUMENTATION OF VICTIM'S PREFERENCE ON JURISDICTION IN PROSECUTION.—In the case of a member of the Armed Forces who is the alleged victim of sexual assault committed by another member of the Armed Forces who is subject to prosecution for such offense both by court-martial under chapter 47 of title 10, United States Code (the Uniform Code of Military Justice), and by a civilian court under State law, the commander of such alleged victim shall create and maintain appropriate documentation of the expressed preference, if any, of such alleged victim for prosecution of such offense by court-martial or by a civilian court as provided for by Rule 306(e) of the Rules for Court-Martial.

(c) REGULATIONS.—The Secretary of Defense shall prescribe in regulations the requirements applicable to each of the following:

1. Notifications under subsection (a)(1).
2. Documentation under subsection (a)(2).
3. Documentation under subsection (b).
AMENDMENT TO H.R. 2500
OFFERED BY MS. GABBARD OF HAWAII

At the appropriate place in title VII, add the following new section:

SEC. 7. ESTABLISHMENT OF MILITARY DENTAL RESEARCH PROGRAM.

(a) IN GENERAL.—Chapter 104 of title 10, United States Code, is amended by inserting after section 2116 the following new section:

"§ 2116a. Military dental research

(a) DEFINITIONS.—In this section:

(1) The term ‘military dental research’ means research on the furnishing of dental care and services by dentists in the armed forces.

(2) The term ‘TriService Dental Research Program’ means the program of military dental research authorized under this section.

(b) PROGRAM AUTHORIZED.—The Secretary of Defense may establish at the University a program of military dental research.

(c) TRISERVICE RESEARCH GROUP.—The TriService Dental Research Program shall be administered by a TriService Dental Research Group composed
of Army, Navy, and Air Force dentists who are involved
in military dental research and are designated by the Sec-
retary concerned to serve as members of the group.

“(d) DUTIES OF GROUP.—The TriService Dental Re-
search Group described in subsection (c) shall—

“(1) develop for the Department of Defense
recommended guidelines for requesting, reviewing,
and funding proposed military dental research
projects; and

“(2) make available to Army, Navy, and Air
Force dentists and officials of the Department of
Defense who conduct military dental research—

“(A) information about dental research
projects that are being developed or carried out
in the Army, Navy, and Air Force; and

“(B) expertise and information beneficial
to the encouragement of meaningful dental re-
search.

“(e) RESEARCH TOPICS.—For purposes of this sec-
tion, military dental research includes research on the fol-
lowing issues:

“(1) Issues regarding how to ensure the readi-
ness of members of the armed forces on active duty
and in the reserve components with respect to the
 provision of dental care and services.
“(2) Issues regarding preventive dentistry and disease management, including early detection of needs.

“(3) Issues regarding how to improve the results of dental care and services provided in the armed forces in time of peace.

“(4) Issues regarding how to improve the results of dental care and services provided in the armed forces in time of war.

“(5) Issues regarding minimizing or eliminating emergent dental conditions and dental disease and non-battle injuries in deployed settings.

“(6) Issues regarding how to prevent complications associated with dental-related battle injuries.

“(7) Issues regarding how to prevent complications associated with the transportation of dental patients in the military medical evacuation system.

“(8) Issues regarding the use of technological advances, including teledentistry.

“(9) Issues regarding psychological distress in receiving dental care and services.

“(10) Issues regarding how to improve methods of training dental personnel, including dental assistants and dental extenders.
“(11) Wellness issues relating to dental care and services.

“(12) Case management issues relating to dental care and services.

“(13) Issues regarding the use of alternate dental care delivery systems, including the employment of interprofessional practice models incorporating multiple health professions.”.

(b) CLERICAL AMENDMENT.—The table of sections at the beginning of chapter 104 of such title is amended by inserting after the item relating to section 2116 the following new item:

“2116a. Military dental research.”.
AMENDMENT TO H.R. 2500
OFFERED BY MR. WALTZ OF FLORIDA

At the appropriate place in title V, insert the following:

SEC. 5. AUTHORITY OF THE SECRETARY CONCERNED TO TRANSPORT REMAINS OF A COVERED DECEDEDNT TO NO MORE THAN TWO PLACES SELECTED BY THE PERSON DESIGNATED TO DIRECT DISPOSITION OF THE REMAINS.

(a) AUTHORITY.—Section 1482(a)(8) of title 10, United States Code, is amended to read as follows:

"(8)(A) Transportation of the remains, and travel and transportation allowances as specified in regulations prescribed under section 464 of title 37 for an escort of one person, to the place, subject to subparagraph (B), selected by the person designated to direct disposition of the remains or, if such a selection is not made, to a national or other cemetery which is selected by the Secretary and in which burial of the decedent is authorized.

"(B) The person designated to direct disposition of the remains may select two places under subparagraph (A) if the second place is a national cem-
etary. If that person selects two places, the Secretary concerned may pay for transportation to the second place only by means of reimbursement under subsection (b).

"(C) When transportation of the remains includes transportation by aircraft under section 562 of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364; 10 U.S.C. 1482 note), the Secretary concerned shall provide, to the maximum extent practicable, for delivery of the remains by air to the commercial, general aviation, or military airport nearest to the place selected by the designee."

(b) MILITARY ESCORT AND HONOR GUARD ONLY TO FIRST LOCATION.—Section 562(b) of the John Warner National Defense Authorization Act for Fiscal Year 2007 (Public Law 109–364; 10 U.S.C. 1482 note) is amended by adding at the end the following: "If the person designated to direct disposition of the remains selects two places under such section, the term means only the first of those two places."
The committee is interested in the continued development of tactical combat casualty care and notes the pivotal role it has played in saving the lives of wounded service members. However, the committee is concerned with the wide variation and lack of a standardized teaching methodology for pre-hospital tactical combat casualty care that could result with adverse casualty outcomes in the operational environment. Therefore, the committee directs the Secretary of Defense to submit a report to the Committee on Armed Services of the House of Representatives not later than May 1, 2020, on the development of a comprehensive strategy that addresses the standardization of pre-hospital tactical combat casualty care, as well as hospital and prehospital partnerships that includes the American College of Surgeons, the National Association of Emergency Medical Technicians and other organizations that may provide vital training, standards and best practices that help improve the continuum of battlefield care. The report shall also include analysis of preventative medicine partnership programs, such as orthopedic surgery, that contribute to the medical readiness of military medical providers as they relate to tactical combat casualty care.
AMENDMENT TO H.R. 2500
OFFERED BY MRS. DAVIS OF CALIFORNIA

At the appropriate place in the bill, insert the following new section:

SEC. ____. CLARIFICATIONS REGARDING SCOPE OF EMPLOYMENT AND REEMPLOYMENT RIGHTS OF MEMBERS OF THE UNIFORMED SERVICES.

(a) CLARIFICATION REGARDING DEFINITION OF RIGHTS AND BENEFITS.—Section 4303(2) of title 38, United States Code, is amended—

(1) by inserting “(A)” before “The term”; and

(2) by adding at the end the following new sub-paragraph:

“(B) Any procedural protections or provisions set forth in this chapter shall also be considered a right or benefit subject to the protection of this chapter.”.

(b) CLARIFICATION REGARDING RELATION TO OTHER LAW AND PLANS FOR AGREEMENTS.—Section 4302 of such title is amended by adding at the end the following:

“(c)(1) Pursuant to this section and the procedural rights afforded by subchapter III of this chapter, any
agreement to arbitrate a claim under this chapter is unenforceable, unless all parties consent to arbitration after a complaint on the specific claim has been filed in court or with the Merit Systems Protection Board and all parties knowingly and voluntarily consent to have that particular claim subjected to arbitration.

“(2) For purposes of this subsection, consent shall not be considered voluntary when a person is required to agree to arbitrate an action, complaint, or claim alleging a violation of this chapter as a condition of future or continued employment, advancement in employment, or receipt of any right or benefit of employment.”.
AMENDMENT TO H.R. 2500
OFFERED BY MR. COURTNEY OF CONNECTICUT

At the appropriate place in title V, insert the following:

SEC. 5. CLARIFICATION REGARDING ELIGIBILITY TO TRANSFER ENTITLEMENT UNDER POST-9/11 EDUCATIONAL ASSISTANCE PROGRAM.

Section 3319(j) of title 38, United States Code, is amended by adding at the end the following new paragraph:

"(3) The Secretary of Defense may not prescribe any regulation that would provide for a limitation on eligibility to transfer unused education benefits to family members based on a maximum number of years of service in the Armed Forces.".