

raise a family on. And yes, today it takes two workers in a family to make this happen. Mom and dad to raise the kids, working together and making ends meet as best they can.

But that's not really possible today for the lower-educated Americans. Their dreams have been taken away by illegal immigration. And somewhere, somewhere in America thousands of times over, over Thanksgiving and coming up for Christmas, there will be a brother and a sister, or a brother and a brother, siblings sitting around the table, and they'll say grace and ask the blessings on their turkey, and they'll start to talk as they eat, and somebody will be unemployed. And their brother or sister will have a job, and they'll understand that there are people who are in the United States illegally that are filling those slots that they could have, and this discussion, which becomes a nationwide discussion, the rejection of amnesty starts to swell.

As the subject is brought forward here before this Congress—if it is—you will see the American people rise up, and their rejection of amnesty that we saw in 2006 and '07 will be child's play compared to the anger of the American people who now see themselves unemployed, 20 million or more, watching them being replaced by legal immigrants at the rate of almost 1 million a year and watching 8 million, or maybe twice as many, illegals working in America, taking jobs that Americans will do.

In fact, taking jobs, according to the USA Today article that I referenced, that Americans are standing in line to do right next to people that—if I needed to come and hand out the work permits, they would be compelled to deport many of these workers. This Nation does not have a logical and coherent enforcement of immigration law.

One of the things we need to do for a tool to enforce, Madam Speaker, is to pass my New IDEA Act. The acronym is this: The New Illegal Deduction Elimination Act. It brings the IRS into this so that the IRS—it clarifies to the IRS that wages and benefits are not deductible for income tax purposes. It allows the IRS to do the audit and deny the business expense of wages and benefits paid to illegals, which takes—when the interest and the penalty and the tax liability that accrues from that decision at a 34 percent rate, will take your \$10 an hour illegal up to \$16 an hour.

Employers will understand that they would rather go with the legal worker at \$13 or \$14 an hour than the illegal that could cost them \$16 an hour, and we have the IRS into this. They love enforcing their work. I know that. So we bring the IRS into the mix, and they would be required under the New IDEA Act to cooperate with the Social Security Administration and the Department of Homeland Security. We can shut down this jobs magnet. We can control this border. We can reestablish the rule of law in America. We

can reinvigorate this economy, and we can produce a tight enough labor supply that the wages and benefits paid to our workers, whatever their education level is—if they're willing to work, they need to be able to sustain themselves in this society.

We're moving away from it today. We can move this back. We can refurbish the middle class in America. That's one of our charges during this time. It's one of our opportunities during this time, Madam Speaker. And I urge that you and everyone in this Congress bring special attention to the preservation of the rule of law which is more important than our economy is today in this country.

#### LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Mr. LARSEN of Washington (at the request of Mr. HOYER) for after 1:30 p.m. today.

#### SPECIAL ORDERS GRANTED

By unanimous consent, permission to address the House, following the legislative program and any special orders heretofore entered, was granted to:

(The following Members (at the request of Mr. MCGOVERN) to revise and extend their remarks and include extraneous material:)

Ms. LEE of California, for 5 minutes, today.

Mr. MCGOVERN, for 5 minutes, today.

Ms. WOOLSEY, for 5 minutes, today.

Mr. DEFAZIO, for 5 minutes, today.

Mr. DOGGETT, for 5 minutes, today.

Ms. KAPTUR, for 5 minutes, today.

Mr. GRAYSON, for 5 minutes, today.

(The following Members (at the request of Mr. POE of Texas) to revise and extend their remarks and include extraneous material:)

Mr. POE of Texas, for 5 minutes, December 8 and 9.

Ms. ROS-LEHTINEN, for 5 minutes, today and December 3.

Mr. JONES, for 5 minutes, December 8 and 9.

Mr. BURTON of Indiana, for 5 minutes, today, December 3 and 4.

Mr. MORAN of Kansas, for 5 minutes, today, December 3, 4, 7, 8 and 9.

Mr. BROUN of Georgia, for 5 minutes, today.

Ms. FOX, for 5 minutes, today.

#### SENATE ENROLLED BILL SIGNED

The Speaker announced her signature to enrolled bills of the Senate of the following titles:

S. 1599. An act to amend title 36, United States Code, to include in the Federal charter of the Reserve Officers Association leadership positions newly added in its constitution and bylaws.

S. 1860. An act to permit each current member of the Board of Directors of the Office of Compliance to serve for 3 terms.

#### ADJOURNMENT

Mr. KING. Madam Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 9 o'clock p.m.), the House adjourned until tomorrow, Thursday, December 3, 2009, at 10 a.m.

#### EXECUTIVE COMMUNICATIONS, ETC.

Under clause 2 of Rule XXIV, executive communications were taken from the Speaker's table and referred as follows:

4777. A letter from the Regulatory Analyst, Department of Agriculture, transmitting the Department's final rule — Scales; Accurate Weights, Repairs, Adjustments or Replacements After Inspection (RIN: 0580-AB09) received October 22, 2009, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

4778. A letter from the Acting Farm Bill Coordinator, Department of Agriculture, transmitting the Department's final rule — Grassland Reserve Program (RIN: 0578-AA53) received November 18, 2009, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

4779. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Pyriproxyfen; Pesticide Tolerances [EPA-HQ-OPP-2009-0018; FRL-8795-3] received October 21, 2009, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

4780. A letter from the Under Secretary, Department of Defense, transmitting a letter to report the Antideficiency Act violation, Air Force case number 07-07, pursuant to 31 U.S.C. 1351; to the Committee on Appropriations.

4781. A letter from the Chief Judge, Chair, Joint Committee on Judicial Administration, District of Columbia Courts, transmitting a report of a violation of the Antideficiency Act by the District of Columbia Courts, pursuant to 31 U.S.C. 1517(b); to the Committee on Appropriations.

4782. A letter from the Under Secretary, Department of Defense, transmitting the Department's quarterly report entitled, "Acceptance of contributions for defense programs, projects, and activities; Defense Cooperation Account", for the period ending September 30, 2009, pursuant to 10 U.S.C. 2608; to the Committee on Armed Services.

4783. A letter from the Assistant Secretary, Department of Defense, transmitting the Department's annual report for fiscal year 2008 on the quality of health care furnished under the health care programs of the Department of Defense; to the Committee on Armed Services.

4784. A letter from the Assistant Secretary, Department of the Navy, Department of Defense, transmitting notice of the completion of a public-private competition for identification card and administrative functions; to the Committee on Armed Services.

4785. A letter from the Director, Defense Procurement and Acquisition Policy, Department of Defense, transmitting the Department's final rule — Defense Federal Acquisition Regulation Supplement; World Trade Organization Government Procurement Agreement Designated Country [DFARS Case 2009-D010] received November 16, 2009, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Armed Services.

4786. A letter from the Assistant to the Board, Board of Governors of the Federal Reserve System, transmitting the Reserve's "Major" final rule — Electronic Fund Transfers [Regulation E; Docket No.: R-1343] received November 2, 2009, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Financial Services.