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No. 8

House of Representatives

The House met at 9 a.m. and was called to order by the Speaker.

PRAYER

The Chaplain, the Reverend Patrick J. Conroy, offered the following prayer: God of Heaven and Earth, we give You thanks for giving us another day.

We ask Your blessing upon the Members of the people's House during these opening days of the first session of the 113th Congress.

Bless the Members of this assembly with wisdom; inspire them to act with justice; and empower them to work toward legislative solutions to the many challenges facing our Nation.

Bless all the people of our Nation as they return to their homes following the celebrations of the past few days. May the work of their hands issue forth to the betterment of their own lives and the strength and vitality of their communities.

And may all that is done this day be for Your greater honor and glory. Amen.

THE JOURNAL

The SPEAKER. The Chair has examined the Journal of the last day's proceedings and announces to the House his approval thereof.

Pursuant to clause 1, rule I, the Journal stands approved.

Mr. McCLINTOCK. Mr. Speaker, pursuant to clause 1, rule I, I demand a vote on agreeing to the Speaker's approval of the Journal.

The SPEAKER. The question is on the Speaker's approval of the Journal.

The question was taken; and the Speaker announced that the ayes appeared to have it.

Mr. McCLINTOCK. Mr. Speaker, I object to the vote on the ground that a quorum is not present and make the point of order that a quorum is not present.

The SPEAKER. Pursuant to clause 8, rule XX, further proceedings on this question will be postponed.

The point of no quorum is considered withdrawn.

PLEDGE OF ALLEGIANCE

The SPEAKER. Will the gentleman from Colorado (Mr. COFFMAN) come forward and lead the House in the Pledge of Allegiance.

Mr. COFFMAN 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

The SPEAKER. Under clause 5(d) of rule XX, the Chair announces to the House that, in light of the resignation of the gentlewoman from Missouri (Mrs. Emerson), the whole number of the House is now 432.

ANNOUNCEMENT BY THE SPEAKER

The SPEAKER. The Chair will entertain up to five requests for 1-minute speeches on each side of the aisle.

ENDING THE CONGRESSIONAL PENSION

(Mr. COFFMAN asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. COFFMAN. Mr. Speaker, today I'm introducing legislation to put an end to the defined benefit retirement plan currently available to Members of Congress.

These are extremely difficult economic times. We are in a debt crisis that will require sacrifices on the part of all Americans. I served in both the U.S. Army and Marine Corps, and I was

taught that leaders should never ask others to do anything that they themselves would be unwilling to do. Congress needs to set an example and lead the way for the country. I think ending the congressional pension system is a good start.

My legislation will honor any retirement benefits accrued prior to the passage of this bill and will keep Social Security and the Thrift Savings Plan in place for Members of Congress.

I believe that Members of Congress should feel the same economic pressures the rest of society does, and I firmly believe that the current effort to reduce spending and constrain the size and scope of government requires that all possible solutions be taken, including cuts to the congressional budget.

I urge the passage of this bill.

IN HONOR OF PAT COLLINS

(Mr. GARCIA asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. GARCIA. Mr. Speaker, I rise to honor a dedicated educator, a true Miami treasure, a man who inspired me and many others, Mr. Pat Collins.

Mr. Collins has been a social studies teacher and a department head at Belen Jesuit Preparatory School since 1971. Currently teaching AP U.S. Government and Politics and U.S. Government, Mr. Collins moderates Belen's chapter of Amnesty International. Pat is instrumental in the success of Belen Jesuit's model United Nations program, founded the overseas study program in 1994, and teaches civic responsibility to his students.

A charter member of the U.S. Historical Society, Pat has received numerous awards, including the Cornell University Outstanding Educator and the Close Up Foundation's Linda Myers Chosen Award for teaching excellence in civics.

☐ This symbol represents the time of day during the House proceedings, e.g., ☐ 1407 is 2:07 p.m.

Matter set in this typeface indicates words inserted or appended, rather than spoken, by a Member of the House on the floor.



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H225

Mr. Collins has inspired and educated many thousands of students, many who serve in public service like myself.

HONORING THE 16TH STREET BAPTIST CHURCH BOMBING VICTIMS

(Mr. BACHUS asked and was given permission to address the House for 1 minute.)

Mr. BACHUS. Mr. Speaker, let me rise to announce bipartisan legislation that my good friend and colleague, TERRI SEWELL, and I are introducing today to honor the four little girls that were killed in the bombing of the 16th Street Baptist Church in Birmingham with the Congressional Gold Medal.

This year marks the 50th anniversary of this pivotal event in the history of the civil rights movement, which less than a year later resulted in the passage of the Civil Rights Act. We know today that the evil that occurred in this place of God on September 15, 1963, galvanized the conscience of the Nation and led to the passage of laws to ensure equal rights for every American.

The innocent young children killed in the bombing—Addie Mae Collins, Carole Robertson, Cynthia Wesley, and Denise McNair—were eulogized as martyred heroines by Dr. Martin Luther King, Jr., and it is fitting and proper that this Congress recognize the historical significance of their lives.

Ironically, they were studying about the love and forgiveness of God at the time of their death. Let us be mindful that despite this act of violence and the killing of a young 16-year-old black boy and 14-year-old black boy the same day, the civil rights leaders were committed to nonviolence, and they kept true to that commitment.

Despite the violence done to them, they showed forgiveness against the people, and our colleague JOHN LEWIS and others helped us avoid, by their commitment to nonviolence, the calamities and replaying of grievances that have destroyed the fabric of many other countries. To them, we should be eternally grateful.

In closing, let this legislation bring us together. I commend your support for it, and I ask for your cosponsorship.

□ 0910

PAYCHECK FAIRNESS ACT

(Ms. ESHOO asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Ms. ESHOO. Mr. Speaker, consider the following: if the United States had an adopted policy of equal pay, it would put \$200 billion more into the economy every year. That comes out to about \$137 for every white woman per paycheck and to approximately \$300 for every woman of color, who is doubly discriminated against. These women are not going to put their money into a Cayman Islands bank account. Instead, they'll spend it; and this will

boost our economy, create jobs and help families.

With a record number of women in the workforce, wage discrimination hurts the majority of American families both in terms of their economic security today and their retirement security tomorrow. The Institute for Women's Policy Research found that wage disparity will cost women anywhere from \$400,000 to \$2 million over a lifetime of lost wages. That means fewer resources to pay the mortgage, to send kids to college, or to have a decent retirement. Also, due to rising employment rates, an unprecedented number of women are now the family breadwinners, making pay equity even more critical, not simply to family economic security but also to the Nation's economic recovery.

As we look for ways to create more jobs and grow the economy, it is astounding to me that Congress has not yet passed legislation ensuring equal pay for equal work. It is a powerful policy with what would be powerful and positive economic outcomes. That is why I support the Paycheck Fairness Act. It ensures that employers who try to justify paying a man more than a woman for the same job must show that the disparity is not sex-based, but job-related and necessary. It prohibits employers from retaliating against employees who discuss or disclose their own salary information with their co-workers, and it strengthens the remedies available to wronged employees.

Pay inequity due to gender discrimination is real, and it should not be tolerated. The House of Representatives should address this issue.

NO BUDGET, NO PAY

(Mr. WILSON of South Carolina asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. WILSON of South Carolina. Mr. Speaker, the primary reason the government is in economic turmoil and is destroying jobs is due to a lack of fiscal responsibility.

The House has fulfilled the most basic responsibility of governing and passing a budget. On the other hand, the liberal-controlled Senate has failed to complete a budget for nearly 4 years. Hardworking American families and small businesses plan to spend within their means and abide by a budget. The Federal Government should do so as well.

Today, House Republicans will consider legislation aimed at putting this fiscal irresponsibility to a halt by voting on the No Budget, No Pay Act. This bill will raise the debt ceiling for 3 months with the provision that both Houses of Congress must pass a budget. If either body fails to achieve the task, the Members' pay will be withheld.

It is past time to hold the President and the liberal-controlled Senate accountable for out-of-control spending. If hardworking Americans strive to

succeed in their jobs, the Senate must do so as well.

In conclusion, God bless our troops, and we will never forget September the 11th in the global war on terrorism.

40TH ANNIVERSARY OF ROE V. WADE

(Mr. CICILLINE asked and was given permission to address the House for 1 minute.)

Mr. CICILLINE. Mr. Speaker, I rise today to commemorate the 40th anniversary of Roe v. Wade, the landmark Supreme Court decision that formally recognized a woman's right to make decisions regarding her own reproductive health care.

On January 22, 1973, this monumental decision came as a result of decades of relentless activism and litigation on the part of great women advocates; but today, there are still those who would prefer to roll back these fundamental rights and turn the clock back on women's health care. We've seen them use the same tactics over and over again during the last 40 years. In fact, according to the Guttmacher Institute, more than 40 laws were passed to restrict access to abortion in 19 States just this past year.

That's why, as we commemorate the 40th anniversary of Roe v. Wade, it is more important than ever to commit ourselves to protecting these basic rights and to ensure that women across our country have full control over their personal well-being and health and that they retain access to any health care services they require.

NO BUDGET, NO PAY

(Mr. McCLINTOCK asked and was given permission to address the House for 1 minute.)

Mr. McCLINTOCK. Mr. Speaker, the House is poised to pass H.R. 325 today. I respect the sincerity of its supporters, but I must firmly dissent.

This bill accommodates spending at ruinous levels far beyond the limits set by the House budget. It sets a terrible precedent by abolishing the debt limit for nearly 4 months, giving an unlimited credit card to this administration. I think Members will be stunned by the borrowing that this moratorium makes possible. Certainly, thousands of dollars of new debt will be heaped on every household in America.

House Republicans have passed two budget plans that put our Nation back on a path toward fiscal solvency. If the debt limit were increased within that trajectory at 2-month intervals, it would require only small and incremental reforms each time. That would both avert default now and the fiscal crisis that we are fast approaching. I believe that it is achievable and far preferable to the bill to be voted on today.

50TH ANNIVERSARY OF CIVIL RIGHTS MOVEMENT

(Ms. SEWELL of Alabama asked and was given permission to address the House for 1 minute.)

Ms. SEWELL of Alabama. Mr. Speaker, this year marks the 50th commemoration of the city of Birmingham's pivotal role in the civil rights movement. We are declaring 2013 as the Year of Birmingham in order to honor the historic events that occurred in our city in 1963. The city of Birmingham serves as a reminder to the rest of the world that, out of despair, there is hope and that justice does, indeed, prevail.

My good friend Congressman SPENCER BACHUS and I, along with the entire Alabama delegation, plan to ask this august body to bestow, on a bipartisan basis, its highest civilian honor, the Congressional Gold Medal, to the four little girls who tragically lost their lives during the 1963 bombing of the 16th Street Baptist Church. We believe it is befitting that during this year, 2013, we posthumously pay tribute to Addie Mae Collins, Cynthia Wesley, Carole Robertson, and Denise McNair, for they have truly paid the ultimate sacrifice.

They are, indeed, emblematic of so many citizens of Birmingham who lost their lives for the cause of freedom. They represent all of those citizens and all of those who fought so hard and courageously, black and white, to make sure that we in this Nation hold up its ideals of equality for all.

I ask that this august body work with SPENCER BACHUS and the entire Alabama delegation to bipartisanly support and bestow upon them the Congressional Medal of Honor.

NO BUDGET, NO PAY

(Mrs. BLACK asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Mrs. BLACK. Mr. Speaker, as a charter member of the Fix Congress Now Caucus and as an early supporter of No Budget, No Pay, I am very excited that this legislation will be voted on in the House later today.

We on the House Budget Committee work hard to pass a responsible budget each year, but the Democrat-controlled Senate refuses to do the same. In fact, it has been nearly 4 years since the Senate has passed a budget. Since that time, the Federal Government has racked up annual deficits exceeding \$1 trillion; and, in total, more than \$5 trillion has been added to our national debt in just 4 years. If we stay on our current path of record deficits, big government and unfunded entitlement programs, Greece's present will be America's future.

A massive debt crisis is surely not the future we want for our children or our grandchildren. Fiscal responsibility and accountability in the Halls of Congress cannot wait. Today, we

will take an important step in the House to force the Senate to either do its job or face the consequences. It's simple: no budget, no pay.

GUN CONTROL

(Mr. YARMUTH asked and was given permission to address the House for 1 minute.)

Mr. YARMUTH. Mr. Speaker, after the massacre of 20 children and six educators in Connecticut, we've heard the predictable rantings of people who are convinced beyond all reason and evidence that the Federal Government intends to take their guns away.

I am sad that they have succumbed to the fear-mongering of the National Rifle Association and others who really only want to sell more guns. It's more than sad. Frankly, it's dangerous when a government leader stoops to the same fear-mongering for political purposes.

Last week, Senate Minority Leader MITCH MCCONNELL's campaign sent out an email titled, "Watch out. They're Coming for Your Guns." Among the email's dishonest claims was this blatant distortion:

President Obama is spelling out the 23 different executive orders he will take to get your guns.

Those 23 executive actions are so modest that even gun rights activists have said they have no problem with them. In fact, many of them reflect proposals made by the NRA.

Even if we give Senator MCCONNELL the benefit of the doubt as to whether he actually knew what his campaign manager was putting out, he is responsible, as we all are, for what our employees do in our name. I call on Senator MCCONNELL to apologize to his supporters, some of whom are my constituents, for stoking totally irrational and unjustifiable fear.

□ 0920

PROVIDING FOR CONSIDERATION OF H.R. 325, NO BUDGET, NO PAY ACT OF 2013

Mr. SESSIONS. Mr. Speaker, by direction of the Committee on Rules, I call up House Resolution 39 and ask for its immediate consideration.

The Clerk read the resolution, as follows:

H. RES. 39

Resolved, That upon the adoption of this resolution it shall be in order to consider in the House the bill (H.R. 325) to ensure the complete and timely payment of the obligations of the United States Government until May 19, 2013, and for other purposes. All points of order against consideration of the bill are waived. The amendment printed in the report of the Committee on Rules accompanying this resolution shall be considered as adopted. The bill, as amended, shall be considered as read. All points of order against provisions in the bill, as amended, are waived. The previous question shall be considered as ordered on the bill, as amended, and on any amendment thereto to final

passage without intervening motion except: (1) one hour of debate, with 40 minutes equally divided and controlled by the chair and ranking minority member of the Committee on Ways and Means and 20 minutes equally divided and controlled by the chair and ranking minority member of the Committee on House Administration; and (2) one motion to recommit with or without instructions.

The SPEAKER pro tempore (Mr. WOMACK). The gentleman from Texas is recognized for 1 hour.

Mr. SESSIONS. Mr. Speaker, I yield the customary 30 minutes to my friend, the gentleman from Worcester, Massachusetts (Mr. MCGOVERN), pending which I yield myself such time as I may consume. All time yielded is for the purpose of debate only.

GENERAL LEAVE

Mr. SESSIONS. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days in which to revise and extend their remarks on H. Res. 39.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Texas?

There was no objection.

Mr. SESSIONS. Today's debate is about one very simple but profoundly important goal, Mr. Speaker, and that is restoring our vibrant economy by reducing the crippling weight of the growing debt caused by our Federal Government.

In the coming months, we face a string of deadlines that will force Congress and the administration to address the fundamental challenge of our trillion-dollar deficit and its mounting effect on our economy and jobs in America. We've already exceeded \$16 trillion in debt, and Republicans find this debt level absolutely unacceptable and that is why we are here today. By contrast, President Obama seems to be perfectly comfortable with the idea of reaching \$23 trillion, which is where we'll be at the end of his second term if we continue his policies in that direction.

While \$16 trillion in debt is stifling our economy, \$23 trillion would crush it. It would crush the dreams and hopes and aspirations of our great Nation and the people who will certainly follow us, our children and our grandchildren. That's why, today, we're considering this rule and the underlying bill in order to reverse this course. Our great Speaker, JOHN BOEHNER, and our majority leader, ERIC CANTOR, are pleased that this bill is on the floor today to discuss not just this important activity with our Members of Congress, but to let the American people know we are serious about what needs to be done to save this country from this crippling debt.

We will use the upcoming weeks and the looming deadlines before us as a means to enacting a more meaningful and lasting reform so that we can begin to grapple with this skyrocketing debt. At the same time, today's rule and the underlying bill will allow us to turn up pressure on the Senate to join the

House in offering real solutions. Together, these actions will help to reignite our engines to grow our economy and to restore discipline and accountability to our Federal budget.

The first of the looming deadlines we face is the debt ceiling limit. The underlying bill would temporarily suspend this limit so that we have the opportunity to craft comprehensive reforms without risking default on the debt that our Nation has incurred. Risking default would be counterproductive to our Republican agenda of restoring economic growth, getting our fiscal house in order, and ensuring that we do not burden future generations with intolerable debt.

We will not risk the full faith and credit of the United States, but neither will we compromise a long-term extension of this debt ceiling without slashing wasteful Federal spending, enacting meaningful entitlement reform, and ending the era of trillion-dollar deficits. By taking this temporary action, we are keeping the focus where it needs to be: resolving the coming debates on sequestration, the expiring continuing resolution, and the fiscal year 2014 budget through fiscal discipline and entitlement reform. Suspending the debt ceiling until May 19 provides the House and the Senate with much-needed time to pass a budget and then consider how best to deal with the sequester.

The underlying bill also takes action to ensure that the Senate becomes an active partner, which we want and need and the American people, I think, expect, in our efforts to reform Federal spending. For nearly 4 years, the Senate has failed to meet its most basic obligation: passing a budget. During this time, the Senate has collected its own paychecks despite being derelict in its most important duty.

In the private sector, there are consequences for failing to do one's job. This resolution will impose the same accountability on Members of Congress that private sector workers face. Oh, yes, and we're putting that same obligation on the House as we would want them to accept in the Senate. That is, if you don't get your work done, you don't get paid.

The power of the purse is the most fundamental duty the Constitution places upon Congress. For far too long, this power has not been wielded with the discipline and accountability necessary to do so responsibly and sustainably. There are a host of challenges that must be addressed, but the entire process begins with a joint budget resolution. As long as the Senate is unwilling or unable to do its job, our efforts in the House to deliver real solutions to the American people will continue to be impeded.

Some have questioned whether the action we are taking is constitutional. The 27th Amendment of the Constitution prohibits legislation that varies the salary of Members of the current Congress. This provision was intended

to prevent Members of the House and the Senate from giving themselves a pay raise without first standing before the voters.

This bill upholds both the letter and the spirit of the 27th Amendment. It would not change a Member's rate of compensation in any way; they just don't get to collect it until they do their jobs. And until they get their work done, we simply cannot adopt a permanent extension to that debt ceiling.

This body will work to ensure that the Senate performs the most basic of tasks to pass a budget, and we'll do our job also. We will continue to work for meaningful entitlement and spending reforms to take us beyond our current cycle of crisis and deadlines in favor of long-term solutions. As we do all of this in order to invigorate our economy and put our Nation back to prosperity for ourselves and for future generations, I urge my colleagues to support this rule and the underlying legislation.

I reserve the balance of my time.

Mr. MCGOVERN. Mr. Speaker, I thank the gentleman from Texas, the new chairman of the Rules Committee, Mr. SESSIONS, for yielding me the customary 30 minutes.

I yield myself such time as I may consume.

(Mr. MCGOVERN asked and was given permission to revise and extend his remarks.)

Mr. MCGOVERN. Mr. Speaker, first of all, let me say to my colleagues, both Democratic and Republican colleagues, that they ought to vote against this rule. The bill before us today was not the product of deliberation in either the Ways and Means Committee or the House Administration Committee. There were no hearings. It was brought before the Rules Committee last night, and not a single amendment was made in order. This is a closed rule.

□ 0930

So if my friend from Texas wants to usher in a new policy of openness in this Congress, we should have had this rule open so that Members could have an opportunity to express themselves and to have their viewpoints made known. But, again, it is a completely closed rule.

So this rule should be defeated. It should go back to the Rules Committee. We ought to come back with something that allows this Chamber to be able to do its deliberation.

And Mr. Speaker, we ought to be here today to raise the debt ceiling, not because we like the idea of raising the debt ceiling, but because that's the right thing to do. It is the right thing to do for our country and for our economy.

It is the right thing to do for the businesses of this country, so that they have some certainty that we will not default on our debts. And if they had that certainty, they would then invest

in our economy and help create more jobs and help create more opportunity for people.

You know, one of the things I have heard from Republicans and Democrats who I've bumped into at all types of occasions, they may have differences on our tax policy, they may have differences on our economic policy, but the one thing that everybody seems to agree on is that Congress ought to provide certainty. And this is anything but certainty, because what we are doing today, thanks to the Republican leadership, is to bring a short-term extension of the debt ceiling to the floor, which means that they have decided, once again, to play partisan politics with the debt ceiling.

This is a bad idea. This is not the way a mature governing body ought to behave. We ought to do our job.

Next month the United States will hit the debt ceiling and, without action, the United States will default on its debts. Now, the last time the Republican leadership played this dangerous game of economic Russian roulette, they threatened the full faith and credit of the United States for the first time in our history. For some reason they seem hell-bent on doing it again.

We need to be clear about one thing. The debt limit is not about new spending, it's not about increasing the deficit. The debt limit is simply the way Congress pays for things that we have already bought, things like the wars in Iraq and Afghanistan, by the way, that my friends on the other side continue to insist that we don't pay for; it just goes on a credit card. Things like the Medicare prescription drug benefit that was not paid forward that my friends on the other side of the aisle championed, things that the Republicans have voted for over and over and over again.

Now, we can and we should have an open and thoughtful debate about our spending priorities and our deficit. That is what we're supposed to do. But playing games with the debt limit, threatening to default, should not be an option. But that's just what the bill before us does. It, once again, kicks the can down the road.

Now, instead of passing a clean, long-term debt ceiling bill, one that could ensure that America doesn't default on its debt and obligations, the Republicans have chosen to bring a bill up that would put us right back in the same place that we're in now in May, 3 months from now.

So what's next, Mr. Speaker? A 3-week extension of the debt ceiling? Three days? Three hours?

My Republican friends go on and on about how the business community needs and deserves certainty from Washington, but treating the full faith and credit of the United States like just another political talking point is no way to create certainty.

How ironic, Mr. Speaker, that the Republican Party, the party that took

a record surplus and turned it into a record deficit, the party that put two major wars on the Nation's credit card, the party that refused to pay for two rounds of tax cuts and a massive, expansive prescription drug benefit, now wants to pay its bills. Now wants to pay its bills.

The same group of people that got us into this mess are now telling us that they want to get us out of this mess. The fact is, on the issue of the deficit and on the issue of the debt, my friends on the other side of the aisle, I do not believe, have any credibility.

You know, there's an old show business saying, Mr. Speaker: you got to have a gimmick. And my Republican friends never cease to disappoint me. They always have a gimmick. They believe in government by gimmicks. And this No Budget, No Pay bill is another gimmick.

Let's kind of play this out. What their bill says is if the House doesn't pass a budget bill by April 15, we don't get paid. If the Senate doesn't pass a budget bill by April 15, they don't get paid.

Now, I have no doubt that they have the votes to ram whatever they want through the House of Representatives, and I expect that they will bring us yet another budget bill that has the same extreme, excessive spending cuts in programs that benefit the middle class and poor that they brought before us last year. So I think they will bring a bill to the floor.

And let's say the Senate does bring a budget bill to the floor and they pass it. This bill does not require that there be a conference report that is voted on by both the House and the Senate as a condition of whether or not Members get paid.

So, again, this is not a solution. What this is just more political gamesmanship. You pass something in the House that may be totally irreconcilable, something that will never be able to be conferenced with the Senate. Senate, you pass whatever you want, it doesn't have to be conferenceable with the House, and there we are. And there we are, 3 months from now, in the same position that we are in now.

You know, the way this should be done, and I know this is a radical idea, but the way this should be done is the leadership of the Republican side should speak with the leadership of the Democratic side, and let's see if we can kind of agree on a way to proceed. There ought to be serious discussions.

I'll also point out for my colleagues and for those who are watching, there were a couple of occasions over the last year and a half where Speaker BOEHNER came very close to coming to agreement with the White House on a bigger deal. And on those two occasions the Speaker walked away and said no after he came very close to saying yes.

Why did he say no?

It had nothing to do with the Senate not having passed a budget resolution. It had everything to do with the fact

that when the Speaker came back and talked to his Republican rank-and-file Members, they all said no. They said no. It doesn't cut Medicare enough. It doesn't cut Social Security enough. It doesn't cut food stamps enough. It doesn't cut education enough. It doesn't cut job creation enough.

There are people on the other side of the aisle, Mr. Speaker, who are using this not as an opportunity to balance our budget, but they're using this as an opportunity to gut government, to end the public sector. They see this as their opportunity. And as a result, we have this uncertainty. And as a result, the American people pay the price. As a result, this economy is not recovering as quickly as it needs to be.

I would urge my colleagues to vote "no" on this rule, this closed rule. This is not the way we should begin this session.

Mr. Speaker, I would urge my colleagues on the other side of the aisle, enough of the gimmicks. It's time to get serious about doing the people's business, and this is not doing the people's business.

I reserve the balance of my time.

Mr. SESSIONS. Mr. Speaker, I will insert into the RECORD an article from The Washington Post dated January 22, 2013.

Mr. Speaker, I'd like to now discuss, if I can, this Washington Post article which is out today, which says the Senate Majority Leader HARRY REID praised House leaders for moving ahead with a bill that would give the government borrowing authority into the future.

He further said that he not only is very glad that we're going to send a clean debt ceiling bill, but that he felt like it would be good for the Senate to be able to take up this action.

Well, Mr. Speaker, what we're trying to do is to empower those things that we know this institution, the House and the Senate—where we work closer together, where we both do our work.

And yesterday, the gentleman representing the Ways and Means Committee, Mr. RYAN, who's also PAUL RYAN, the chairman of the House Budget Committee, in testimony said that he intended to make sure that he would produce a bill exactly supporting what we are trying to do here today, and would bring that to the floor, and would be faithful in doing that.

Look, maybe people are upset that we're putting their pay at risk. Maybe people are upset because it wasn't their idea. But the bottom line is that PAUL RYAN, JOHN BOEHNER, ERIC CANTOR, the Rules Committee, yesterday said we think it's a good bill, and we were joined by HARRY REID, the Senate Majority Leader.

When the Senate Majority Leader can agree with Republicans about a great direction to go that will empower the Senate and join with them in trying to make sure that we get our job done, I think that's a rare day. I think that's a good day when we can work to-

gether, when we can bring legislation that the Senate openly welcomes and, might I add, the President of the United States, President Obama, would sign this legislation. And he said so in the Statement of Administration Policy.

I reserve the balance of my time.

[From the Washington Post, Jan. 22, 2013]

REID SAY'S HE'S PLEASED WITH HOUSE GOP'S 'CLEAN DEBT CEILING BILL'

(By Rosalind S. Helderman)

Senate Majority Leader Harry M. Reid (D-Nev.) praised House leaders Tuesday for moving ahead with a bill that would give the government borrowing authority into May, without demanding deep spending cuts in return.

He said Democrats will discuss in coming days how to deal with a House provision, attached to the bill, that would require the Senate to adopt a budget for the first time in four years or see their pay doctored. He said he would be meeting with the Senate Budget Committee Chairwoman Patty Murray (D-Wash.) to discuss the Republicans' "no budget, no pay provision."

"I'm very glad that they're going to send us a clean debt ceiling bill," Reid told reporters. "The other stuff on it, we'll approach that when we need to. But I'm glad we're not facing crisis here in the matter of a few days."

The government hit the \$16.4 trillion debt ceiling in December. The Treasury Department has been using extraordinary measures to extend the limit but has said that if Congress doesn't act to raise the limit by the end of February, the United States will be unable to meet its spending obligations and will default.

Republicans had been threatening to refuse to raise the limit unless Democrats offered deep entitlement cuts in return. They announced a new strategy Monday: Suspend the debt ceiling until May 19, while pressuring the Senate to adopt a budget. The House will vote on the temporary lifting of the debt ceiling on Wednesday.

Reid stopped short of saying the Senate would adopt the measure without changes if it passes the House on Wednesday. But by characterizing the House bill as a "clean" increase in the nation's borrowing limit—a longtime demand of the White House and Democrats—he suggested its passage in the Senate will not be difficult.

"I'm happy they sent us a debt ceiling not tied to entitlement cuts and dollar-for-dollar [cuts]," Reid said. "That's a big step in the right direction. The other stuff on it, Sen. Murray is going to be the spokesperson on that for the next 24 hours or so. We'll see how she wants to proceed."

The result of the House action, he said, was to buy time: "We have many months to work through this," he said.

Reid's review was far more positive than that of House Minority Whip Steny Hoyer (D-Md.), who blasted the GOP measure as a diversion tactic to reporters Tuesday. If House Speaker John A. Boehner (R-Ohio) has support from fellow Republicans, however, he can pass the bill Wednesday without the votes of House Democrats.

□ 0940

Mr. MCGOVERN. Mr. Speaker, I yield myself such time as I may consume.

I'm glad the gentleman from Texas agrees with HARRY REID. I hope he agrees with HARRY REID on more things in the future. But the fact of the matter is this show business before us does nothing other than postpone this

debate on the debt ceiling for 3 months. It doesn't require a finished product. It does not require that we actually have something that amounts to a deal that goes to the President's desk. The House will pass their extreme budget, like they always do. The Senate will probably do something. And then nothing else is required. There's no requirement for a deal in order to get your pay.

This is show business. And what we should be doing is providing certainty to the business community that we're not going to default on our obligations in 3 months. And we ought to come together and figure out a way to be able to get this budget in balance without destroying the social safety net in this country. Again, the problem has always been—and let's be clear about this—as much as I get frustrated with the Senate, the problem on this is not the Senate. The problem is the rank-and-file Republicans in the House Republican Conference who, every time the Speaker of the House goes to them with a deal, they say, No. They always say it doesn't cut deep enough, it doesn't eliminate programs that help the poor, it doesn't eliminate programs that help the middle class, it doesn't eliminate programs that help create jobs. Because the ultimate goal of so many on the other side is not about a balanced budget. They don't care about balanced budgets. They're the ones who took this balanced budget that Bill Clinton had and turned it into one of the worst deficits and debt in our country. They don't care about that. They care about eliminating the public sector. That's what this is about. Three months? Please. Three months? What kind of certainty is that?

I yield such time as she may consume to the gentlewoman from New York (Ms. SLAUGHTER), the distinguished ranking member of the Rules Committee.

Ms. SLAUGHTER. I thank my colleague for yielding to me. And I want to continue what he was saying, despite the fact I've got a greet speech here. But it's terribly important, I think, that we try to make the point one more time that process here is turned upside down and is totally meaningless. So JOHN BOEHNER and PAUL RYAN and HARRY REID and the Rules Committee all agree. That leaves out about 500 more people who have been sent here from the districts to represent what the people who live there think.

This is not the first time this has happened. A couple of weeks ago, on the fiscal cliff, we had a thing that came up from nowhere called Plan B. JOHN BOEHNER liked that. I guess PAUL RYAN liked that. I'm not sure what HARRY REID thought about that. The Rules Committee thought it was okay. But the fact of the matter is that that bill was written while the Rules Committee was in session. There are 13 of us on the Rules Committee. We love the enormous power that we've got.

But I don't believe any of us ever suspected that the Rules Committee was going to supersede all of the committees in the House of Representatives. There's been no committee action on any of this.

In addition, I want to make the point, again, that despite what we tried to do, we said, Nobody's talked about this. There's been no discussion on this. Let's have an open rule. Let's let not just the people on our side but the people on the Republican side who've had no input here as well, let's open it up and have a real debate and see what's going on here.

What is going on here? What's going on here, as my colleague points out, is a circus of dubious constitutional validity, frankly. Some people may say what they're doing is okay. Other people say, Absolutely not. We certainly should have had that decision before we got this far. What will the Senate do with it? Heavens to Betsy, I don't know. They have to have 60 votes over there before they can get to anything. It is the only legislative body in the world where 60 is the majority, not 51, as it is in every other legislature.

So we've just reached, I think, a new low today. I am very depressed by the fact that the Constitution of the United States, which is very specific, that the rules of the Congress, which are extremely specific, are meaningless here. We have all these people on the committees, people with expertise, and wonderful staff. We can draw on resources from all over probably the world, not just America. But we've got plenty of them here just a block away. All the people we can talk to, all the people we can ask, What is the meaning of this? What will it do to the economy of the United States of America? Are we on the right track? Should we be doing something different? Do we need a debt limit law?

What are we doing? Why can't we have those kinds of discussions in this Congress ever again? It's as though if we give them time to think about it and everybody has a chance to weigh in on it, then maybe we won't be able to move this the way we would like to and play another "gotcha" game, which is really what it comes down to.

I don't care if The Washington Post loves it. They're probably so pleased to see the fact that people believe there's something in the fact that HARRY REID said he liked it, which is not anything that's been heard here lately, and that they thought they would like it as well. But I don't know what it is, and I don't think any of the rest of my Members did. And we certainly did not yesterday in the Rules Committee. We did not have the benefit of the knowledge of any of the other Members of the Congress or the committee process, which could have answered the questions for us that came up yesterday.

In fact, all of us know where this came from. Charles Krauthammer wrote a column in The Washington Post. They maybe like that a whole

lot, as well. That's where this came from. He said, Hey, there's a good idea. Instead of going to the committees of the Congress of the United States, where people of knowledge are seated, they decided let's just throw it together over the weekend at a retreat and we'll take it back next week. We're only going to work a couple of days so let's rush it through and get it through and maybe by the time we get to 3 months, something will have straightened out. Or, more likely, Mr. Speaker, in 3 months we will have thought of another way that we can kick the can down the road.

Now it's important to note that this is not an extension of debt limit. It is a suspension of debt limit. That makes a difference, I think, as well, but we didn't get a chance to discuss that part of it either. We did away with all notions of regular order. I really thought the Plan B, as I'd said earlier—and I don't want anybody to miss this—that bill was being written while the Rules Committee was meeting. I know that all students of government, all the colleges and universities in this country, they're out there teaching people how America runs, how carefully and wonderfully put together it was by the Founding Fathers, how our Constitution is our guiding light. We just celebrated that. Because without doubt, the President's inaugural speech, based so closely on the Declaration of Independence and talking about the Constitution, made us understand that that is what we are here to uphold. And indeed we all held up our hands and swore we would uphold it.

But when it comes to a piece of legislation like this—and this is the same as I said last night in the Rules Committee—it's just lurching around and jerking around and coming up with any kind of crazy gimmick we can think of and making smart remarks. But I will tell you that kicking the can down the road for 3 more months is not a solution. It gives us some breathing room. But I don't have any reason in the world to believe from past performance that the future is going to be any clearer for us.

Until the leaders of the House can start to include the fellow Members in the majority—because they have been cut out as well—and the minority in the legislative process, the regular order will be little more than a dream. And today's bill drops the majority's insistence that increasing the debt limit be matched by cuts to Medicare or reductions to education funding. That's a step forward. But it doesn't answer our questions.

My Democrat colleagues and I are eager to participate in the legislative process for which we came to Washington. And the American people are certainly eager—if not eager, maybe desperate would be a better word—to see an end to the dysfunction in this Congress. I hope that at some point the majority will realize that a completely partisan approach, which is what we've

had, is a dead end. That meaningful solutions can only come from negotiation and compromise with those on the other side of the aisle who do have some good ideas. And when the majority comes to that realization, my Democrat colleagues and I will happily join in the effort to craft the serious legislative answers our country needs, our constituents deserve, and the world expects of us.

The bill before us today isn't a serious solution—it is a gimmick of dubious constitutional validity. The legislation is the product of a weekend retreat, and contains all the seriousness one would expect from such origins.

For the last year, the majority has alternatively taken the full faith and credit of our Nation hostage and put forth extreme proposals that do nothing to reduce our deficit in a balanced way.

In the process they have done away with any notion of regular order. Just weeks ago, a so-called "Plan B" to the fiscal cliff was being written at the same time the Rules Committee was meeting—thus forcing us to debate a bill no one had ever seen.

Now we meet to debate a bill that failed to go through a single committee hearing before landing on the Rules Committee desk yesterday afternoon.

Under the process forged by the majority, the Rules Committee has become the place where legislation is unveiled by the majority and brought to the floor 24 hours later, with no input from their colleagues on the other side of the aisle.

This is about as far away from regular order as it gets. Until the leaders of the House start including their fellow members of the majority and minority in the legislative process, regular order will be little more than a dream.

Mr. Speaker, today's bill drops the majority's insistence that any increase in the debt limit be matched by cuts to Medicare or reductions to education funding. This is certainly a noteworthy step forward.

But kicking the can down the road for three months is not the solution that the American people deserve. If today's legislation had been crafted in the halls of Congress, with input from both sides of the aisle, I believe that we could be voting on a serious measure to prevent a debt-limit crisis and reduce our deficit starting today.

My Democratic colleagues and I are eager to participate in the legislative process, and the American people are eager to see an end to the dysfunction in Congress.

I hope that at some point the majority will realize that a completely partisan approach is a dead end. Meaningful solutions can only come from negotiation and compromise with those on the other side of the aisle.

When the majority comes to that realization, my Democratic colleagues and I will happily join in the effort to craft the serious legislative answers that our country needs and our constituents deserve.

□ 0950

Mr. SESSIONS. Mr. Speaker, I appreciate the gentlewoman, the ranking member of the committee, who was very faithful and sat through not only the hearing yesterday, but offered her feedback to our speakers who came to the Rules Committee representing the

House Administration Committee and representing the Ways and Means Committee. I thought that her questions and her tone were very appropriate.

I think that yesterday the two Republican lead Representatives—the gentlewoman from Michigan, CANDICE MILLER, representing the House Administration Committee; and the gentleman from the Ways and Means Committee, Mr. RYAN—adequately not only spoke about, Mr. Speaker, a five-page bill—five pages that we could not only understand, but offer the idea, regardless of who came up with the idea, that represents what I hope will be and believe will be more than 218 votes and I think will be bipartisan. These ideas don't just belong to somebody and we can't share them—they belong to the American people—about a way to move forward, avoiding conflict, working together, coming up with ideas that you can express with great confidence that we believe will work.

Yesterday, during the hearing, we also had some thoughtful conversation.

I'd like to yield 5 minutes to the Rules Committee designee to Chairman RYAN and the Budget Committee, the gentleman from Georgia (Mr. WOODALL).

Mr. WOODALL. I thank my chairman for yielding.

I used to come to this podium, Mr. Speaker, and say I'm just a House freshman, but this is what I think about things. I'm now a House sophomore. It's been 2 years and 1 month since I arrived here; and if you told me 2 years ago when I arrived that we were going to be bringing five-page pieces of legislation to this floor for up-or-down votes by this body, I wouldn't have believed it because I've watched the way this House has operated for over a decade.

I see these bills—and Mr. Speaker, you've seen them too—these bills that folks have to carry down here on a dolly, those bills that they drop them down here on the rostrum with just a thump. Folks can't read those bills; folks can't analyze those bills; folks can't digest those bills. But this one that we have today deals with an incredibly complicated topic, the debt ceiling, an incredibly controversial topic—how it is that the House and the Senate get their business done—and yet we bring it in five pages that every Member of this body has had a chance to read and digest, every Member of this body.

We had a hearing on it in the Rules Committee yesterday. And here on the floor today we're going to debate this bill not just with one committee of jurisdiction, with the Ways and Means Committee getting time, but with two committees of jurisdiction, the Ways and Means Committee getting time and the House Administration Committee getting time.

You know, it's unusual, Mr. Speaker, that we have a bill that the Speaker of the House has decided to bring forward, that the majority leader of the Senate

has praised the Speaker for bringing forward, and that the White House has said it doesn't have any objection to. That's unusual. Candidly, it makes me a little suspicious. That's the way it's been around here. I think my colleagues on the Rules Committee would agree. So often we get so used to the controversy that if we can't fight about something, we start to wonder what's wrong, what's wrong that we can't fight about something. I'll tell you, Mr. Speaker, we're going to have that opportunity to fight. We don't have that roadmap yet. Of course, the House has laid out its budget roadmap year after year after year after year. Certainly, the 2 years I've been here, the House has done its job—much to the credit of my colleagues on both sides of the aisle—and passed a budget. This year, rumor has it the Senate is going to do the same thing.

This bill certainly puts an incentive in place for both the House and the Senate to get their job done, but how is it that we're going to tackle those tough decisions that my friend from New York, the ranking member of the Rules Committee, talked about, those really difficult financial decisions, talking about those obligations we have in the future that we have absolutely no plan or means to pay for. How are we going to grapple with those decisions? Well, I'll tell you, I wish we had gotten a big deal in the debt ceiling debate of August of 2011. We got a step in the right direction, but we didn't get it all done. I wish we had gotten it in the Joint Select Committee. We didn't get it done. I wish we had gotten it in the fiscal cliff debate of last year. We didn't get it done.

But I believe—maybe it's just a hope, Mr. Speaker—but I believe that if the Senate has the courage to lay out its path for America—its path for America's budget and dealing with America's obligations—and if the House has the courage to lay out its vision for America, its vision of dealing with America's obligations, that we're going to find that opportunity to come together to make those decisions that have to happen.

Now, I hope I'm not speaking out of school, Mr. Speaker, but I had a chance for some constituents in town—some of my business leaders, some of the great entrepreneurs from my district, they're in town. I took them by to meet with Speaker JOHN BOEHNER. I'll tell you, I come from one of the most conservative districts in the United States of America; Speaker JOHN BOEHNER is not always the most popular name in my district. But I brought them by to meet him because I wanted them to hear from him directly and he said this to them, he said: We have real opportunities in divided government, real opportunities to come together and do the big things that matter; that only in divided government can you bring together the best ideas from both sides and put everybody's fingerprint and stamp of approval on them and do

those things that really make a difference for America. And my goal is to do those things while I'm leading this, the people's House.

I take him at his word, Mr. Speaker. And if giving this 90-day extension so that budgets can be passed gives him that opportunity, I'll do it.

A colleague of mine yesterday said, "That stuck with me." He said, "I've had people I respect a whole lot less ask me for a whole lot more."

I have great respect for our Budget Committee chairman, PAUL RYAN. I have great respect for our Rules Committee chairman, PETE SESSIONS. I have great respect for the Speaker of the House. If they tell me another 90 days is going to give us that opportunity to do those big things I think we on both sides of the aisle want to do, I'm there.

I support this resolution, Mr. Speaker, and I hope folks will support the underlying bill.

Mr. MCGOVERN. Mr. Speaker, I yield myself such time as I may consume.

I want to tell the gentleman from Georgia that I appreciate his many, many, many years working here in Washington, not only as a Member of Congress, but his many years as a congressional aide. So you have a perspective here based on many, many years of service in Washington. But I would just say that if someone were to tell me that the Republican leadership were to bring yet another closed rule to the floor, I'm sad to say that I'd respond: I'm not surprised.

This is a closed rule. This is a bill—whether it's five pages or a hundred pages, it doesn't make any difference—that did not come out of a committee process. The Ways and Means Committee didn't hold hearings or a markup. The House Administration Committee didn't hold hearings or a markup. This did, as my colleague from New York said, basically come out of your retreat, and you hand a bill to all of us here. What's even more startling is that you do not allow anybody, Democrats or Republicans, to amend it. Completely closed. Completely closed.

Look, I would say to my colleagues on the other side of the aisle—especially the freshmen who campaigned on the platform of openness and transparency—you vote for this rule, you're the problem. You're the problem if you vote for this rule. So I would again urge my colleagues, just on the process alone, this is not the way that we should proceed.

The other thing I would remind my friends who are saying that somehow this is going to produce a result, this doesn't require a result. This requires the House to once again pass its budget—which, as we all know from last year's experience, represents the extreme of the extreme; I mean, it's irreconcilable with the Senate—and the Senate can pass whatever they want, but it doesn't require a finished product. What the American people want is a finished product, not a gimmick to

kick the can down the road for 3 months. Yeah, everybody is happy we're not going to default today. But 3 months, that's it? I mean, I think we can do a heck of a lot better than this.

At this point, Mr. Speaker, I would like to yield 2 minutes to the gentleman from California (Mr. GEORGE MILLER), the distinguished ranking member of the Committee on Education and the Workforce.

(Mr. GEORGE MILLER of California asked and was given permission to revise and extend his remarks.)

Mr. GEORGE MILLER of California. Mr. Speaker and Members of the House, at the end of the day when we vote today, we will simply be voting to kick the can down the road—which every Member of this House has told their constituents they no longer wanted to do—but we will kick the can down the road on the question of the debt limit of the United States and whether or not the full faith and credit of the United States will stand behind the bills that we owe the rest of the world, the businesses and our companies, individuals, people's retirement plans. That's all this bill does. Under some sort of camouflage about withholding pay, what have you, they kick the can down the road.

You know, Americans are starting to realize that the economy is starting to recover after the devastation of the housing scandals, of the Wall Street scandals. Small businesses are starting to hire; spending over Christmas was reasonably good; the stock market is at a 5-year high; the housing market is coming back; builders are in fact building new homes because of the demand in housing.

□ 1000

All of a sudden, enter the Congress of the United States and it says that we're going to put the full faith and credit of the United States of America on a 90-day leash. We're going to take the greatest economy in the greatest country with the greatest responsibility in the world and we're going to put them on a 90-day leash.

How does a great country respond on a 90-day leash? We know how it responded last time the world saw this happen. We got downgraded in the credit rating. That drove up the borrowing cost of the United States. That drove up the borrowing cost of corporations. That drove up the borrowing cost of counties and cities—the counties and the cities that we represent. And we're told again that should we falter on the credit debt of the United States, that we can expect a downgrade and we can expect a further downgrade in cities and counties all over the country, and somehow we're supposed to believe that this is a good plan.

The SPEAKER pro tempore. The time of the gentleman has expired.

Mr. MCGOVERN. I yield the gentleman an additional 2 minutes.

Mr. GEORGE MILLER of California. What this plan does is hold the jobs of

America's families and working people all across this country hostage. It holds them hostage to the passage of this legislation, and it holds them hostage 90 days from now.

This bill says if you don't vote for the Ryan budget—because we know the votes are on the other side of the aisle to pass the Ryan budget—then we go back to putting the credit of the United States at risk. The last time the American people looked at the Ryan budget they rejected it overwhelmingly. Do you remember the election of November, just a couple of months ago? They rejected those cuts in Medicare, those cuts in Medicaid, and the tax cuts for the wealthy.

Yet all of this is being put back on the table by holding the debt limit hostage, holding the credit hostage, and holding American jobs hostage. So if you don't vote for that budget, then they get to play with the debt limit again. They get to play with the debt limit again.

We have got big lifts to make between now and then, folks. We have sequestration, we have tax reform, and we have a budget to write. Let's just get down to business and do it. Just do it. Don't play with the credit of this country. Don't play with people's pension plans. Don't play with the interest rates that corporations have to pay to borrow. Don't play with the interest rates that your local municipalities have to pay to borrow for projects in their districts.

This has got to stop. If you really believe that America is a great country, if you really believe that we're an international power, then we ought to start acting like one, and the Congress of the United States ought to start acting like it. And 90-day extensions on the creditworthiness of the United States is not the picture you paint when you're an international power.

It has to stop. It has to stop. We cannot continue to go through this and put all of this at risk and put this recovery that is, in fact, happening at risk because of the actions of the majority here in this House, once again, to fool with the credit.

The SPEAKER pro tempore. The time of the gentleman has again expired.

Mr. MCGOVERN. I yield the gentleman an additional 1 minute.

Mr. GEORGE MILLER of California. Do you want to shut down the government? Have at it. I was here when it happened before. You'll find all your constituents up close and personal. You'll get to know them. That's a lot different. That's a lot different action. You want to go off with sequestration? You don't like the cuts that come up with its substitute? Fine. We voted for sequestration. You told the American people with your votes you were prepared to have sequestration if we didn't do the job. So you've got a lot of tough votes to make. Don't try to avoid them by holding the creditworthiness of the United States at risk.

It has got to stop, and it should stop today on the floor of the House of Representatives. We should say to the world that we are prepared to have this country pay the bills. The deficits have been incurred by our actions. It has got to stop today with a "no" vote against this legislation.

Mr. SESSIONS. Mr. Speaker, as always, this floor is open to people who have ideas. I'd like to say to the American people and to my colleagues that are listening that the Republican leadership has decided to bring this bill to the floor today. We have no clue exactly what date the United States actually needs to make sure that we pass this bill to avoid not paying our bills. The Secretary of the Treasury is in active notification with our leadership and the leadership of the Senate and perhaps all Members because of his openness to speak about this in the press.

We don't know when that day is, and because we don't know when that day is, that's a good reason to begin working on ideas to see whether we can even pass this bill. I think we're going to. I think it's going to be a bipartisan bill. I don't think everybody necessarily has the same concerns that the gentleman from California spoke of, but what we're trying to do is work together. Conservative Republicans in our party do support this bill. I support this bill as a conservative Republican. Our Speaker, as a conservative Republican, supports this bill.

What it's about is avoiding the problems of chaos, avoiding the problems of doing things at the last minute, avoiding the problems of not addressing the issue, and avoiding the problems where the marketplace loses confidence in what we're doing.

Chairman PAUL RYAN, chairman of our Budget Committee, a bright young leader for our country, forthrightly brought this idea to our conference and has sold it. It's the right thing to do. We are trying to do here today the right thing, talking with the American people, letting people see that we're moving forward to avoid conflict and avoid problems.

So it was accomplished with this 5-page bill, a 5-page bill which we will then have two committee chairmen, PAUL RYAN representing the Ways and Means committee, perhaps DAVE CAMP, the chairman of the committee, and CANDICE MILLER of House Administration, work through meticulous, thoughtful ideas that really are not difficult to get because it's a 5-page bill.

We think we're doing the right thing, we think we've got the votes, and we think it's going to provide this country and the Senate and this administration, us all working together, the right thing. So if you want to oppose it, I get that. I can understand the positions held. But passing the bill will be a positive thing. It will offer working-together relationships with the Senate. It is supported and not opposed by the

President, and I think that gives us an opportunity to put a good foot forward in this new Congress rather than one where we're fighting, disagreeing, and can't get our act together.

The American people demand that we get things done. The American people are asking, hey, when possible, can you guys work together? Yes, we can. Today is the day where we can say, Mr. Speaker, people from Nebraska, people from Texas, people from Ohio, people from all over this country, can you work together? We're trying to find a way, and I'm proud of that. And with great respect to anybody who would disagree with that, we're going to stand behind our product today with a money-back guarantee—a money-back guarantee: if we don't get our job done, we're not going to take the pay.

I reserve the balance of my time.
Mr. MCGOVERN. Mr. Speaker, I yield myself 30 seconds. Let's be clear. This House is not open to new ideas. If it was, we would not be coming to the floor with a bill that is a completely closed rule so that Members cannot offer their ideas in the form of amendments.

Secondly, their gimmick even has a gimmick to it. They say that if the Senate doesn't act or the House doesn't act on a budget, they don't get paid. Really what they do is they get paid at the end of the year. So their pay is not taken away.

This is show business. Instead of show business and instead of gimmicks, we ought to be coming to the House floor in a bipartisan way trying to figure out how to solve some of these budgetary problems. I regret very much that this is the best we can do, kicking the can down the road for 3 months.

Mr. Speaker, at this point, I yield 1 minute to the gentleman from California (Mr. BERA).

□ 1010

Mr. BERA of California. Mr. Speaker, I rise to address Congress' failure to pass a responsible budget.

As an original cosponsor of H.R. 310, the standalone and original No Budget, No Pay Act, I'm pleased to see the 113th Congress begin to address our core obligations to pass a responsible budget that not only honors the promises that we have made to our parents and grandparents, but also secures a prosperous future for our children and grandchildren.

We can do this, but we must do so in a bipartisan way. The great Speaker of the House, the Honorable Tip O'Neill, was able to work with President Ronald Reagan to revamp our Tax Code and strengthen Social Security. The Honorable Speaker Newt Gingrich was able to work with President Bill Clinton to not only balance our budget, but to create a budget surplus.

We can do this, but we must do so in a bipartisan fashion, taking the best ideas from both sides of the aisle, finding common ground, and moving forward.

Mr. SESSIONS. Mr. Speaker, I reserve the balance of my time.

Mr. MCGOVERN. I yield 2 minutes to the gentlewoman from Texas (Ms. JACKSON LEE).

Ms. JACKSON LEE. I thank the gentleman very much from Massachusetts, and I thank my friend from Texas.

I would hope that all of us would commit to doing our job. And I know that my good friend recognizes that the Constitution in article I, section 8, requires the Congress to have the power to collect taxes and duties and to pay the debts, but also to be concerned about the general welfare.

Really what the administration says is that they support a long-term increase in the debt ceiling. And the reason why the people of the United States have not heard of this controversy is because the normal course of business constitutionally is for the Congress to consult with the Treasury, the Treasury to consult with the Congress, and the debt ceiling is raised in a manner that protects the general welfare of the American people.

But now we have a proposal that is driven by polling and brinksmanship. This is not the way to run a country. I heard a comedian some years ago say, What a great country. We are a great country. I love America. The Constitution emphasizes the greatness of this Nation, but we don't play politics with something that is the ordinary course of business.

Spending cuts is the responsible way to govern, but it is to govern in a way that we sit at the table of reconciliation and we don't break the backs of seniors who utilize Medicare and Social Security and veterans benefits. What we do is we sit at the table and we understand how to deal with the oncoming issue of the deficit. How do we do that? We do it with growth. But the Constitution has nothing in here that suggests, under this article, that we are to do brinksmanship and do 2 weeks or 3 weeks or to May. What happens in May, a crisis where we can't pay our military? The debt ceiling is paying the debt, and I am troubled by the fact that we would use this tactic.

I want bipartisanship. In fact, someone who raises issues about the vulnerable, like myself, has worked with my Republican friends. I look forward to do it. I'm an American. I believe in the Constitution, but you do not raise the debt ceiling in increments. The administration says, We won't stop it, but we want a long-term increase so that we can begin the rebuilding of this Nation.

Growth, the Constitution, that's what we should be talking about, making America better.

Mr. SESSIONS. Mr. Speaker, I yield myself such time as I may consume.

The gentlewoman from Houston, Texas, is absolutely correct. We do need long-term growth of our economy. We need jobs. We need job creation. We need to be able to reduce the debt of this country.

The President is well aware, we're well aware here in Congress that each

of the years that the President has been our President he increased spending. He wants a massive tax increase, and we have a deficit. We have a deficit of \$1.3 trillion each of these years.

We're trying to work together. We're trying to, as the President said as he addressed a luncheon just an hour after he was sworn in, that he wants to learn from some of the things that he's done and he wants to do better. Some of doing that better is a chance to perhaps reassess: Did I do the right thing the first time? Did I do the right thing when I continue to raise taxes and demand that we do that?

Higher taxes diminish jobs and opportunity and growth in this country, and that's why we are trying to suggest openly, Mr. President, let's grow some jobs. Let's do the things I think that are more in line with what President George W. Bush did, who is referred to as No. 43 in Dallas, Texas. No. 43 had 60 straight months of economic growth, with the underpinning of reducing taxes so that Americans would go and work harder and see the incentive for creating jobs and would want to buy into the philosophy that the harder that we work, our country benefits. The underpinnings of Social Security, of Medicare, of Medicaid, systems that are very important to our country; reducing the number of people who have to receive government assistance is what happens when you have job growth; protecting the long-term interests of this country and growing the American Dream.

The gentlewoman from Houston is absolutely correct. And the methodology towards getting there is not higher taxes, and it is not higher spending. It is giving more freedom and opportunity. It is having a reduced size of government, not a bigger government. It is giving people an opportunity to have fewer rules and regulations, not more rules and regulations.

So the process that the Republican Party believes in deeply is the rights of individuals, freedom and opportunity, and reducing the size of government, which gives more people opportunities to empower their freedom and opportunity for their American Dream.

It's part of what we're doing here today. I think we believe and I think it works. Look at Texas and you will see where we have job growth, job creation, a healthier economy than other places in the country, and an opportunity to say we want more of it for all of America.

Mr. Speaker, I reserve the balance of my time.

Mr. MCGOVERN. Mr. Speaker, how much time do I have remaining?

The SPEAKER pro tempore (Mr. TERRY). The gentleman from Massachusetts has 2 minutes remaining.

Mr. MCGOVERN. I yield 1 minute to the gentleman from New Jersey (Mr. ANDREWS).

(Mr. ANDREWS asked and was given permission to revise and extend his remarks.)

Mr. ANDREWS. Mr. Speaker, I doubt very much that anyone in America is sitting around today saying, I hope Congress sets up another fiscal cliff; I hope they put us in a position again where no one knows what's going to happen the next couple of months.

We ought to listen, but that's what we are doing with this bill. We should listen to the President who said this:

Unfortunately, Congress consistently brings the government to the edge of default before facing its responsibility. This brinkmanship threatens the holders of government bonds, those who rely on Social Security and veterans benefits. Interest rates would skyrocket, instability would occur in financial markets, and the Federal deficit would soar. The United States has a special responsibility to itself and the world to meet its obligations.

We should listen to this President.

Ronald Reagan said this in 1986. In 1986, the Congress listened to him, extended the debt ceiling, and acted responsibly. So should we. This legislation sets up another fiscal cliff, another financial nightmare, another problem for the American people that we should avoid.

I urge all Members to vote "no."

Mr. SESSIONS. Mr. Speaker, I reserve the balance of my time, as I have no additional speakers.

Mr. MCGOVERN. We have a gimmick before us that withholds pay if we don't pass a budget, but not if you don't get a deal. It doesn't matter whether the budget is irreconcilable or partisan. Here is the other gimmick. It doesn't really withhold anybody's pay. It just delays when you get the check.

The problem is not the United States Senate, I want to tell my friends. It is my friends on the other side of the aisle who do not want a deal, who want instead to basically annihilate and eviscerate the public sector. I say to my friends, if you want to balance the budget, pay for your wars, pay for your tax cuts, pay for your giveaways to the very wealthy in this country. What is before us is not a solution.

I urge my colleagues to vote "no," to not kick the can down the road, to deal with the problems as we see them right now. And I also urge my colleagues on both sides of the aisle, those especially who call for transparency, vote "no" on this closed rule. This is a closed rule. Nobody has an opportunity to offer any other ideas. This is not the way we should be dealing with budget issues. Vote "no" on this closed rule.

With that, I yield back the balance of my time.

□ 1020

Mr. SESSIONS. I yield myself the balance of my time.

I appreciate my colleagues—the gentleman, Mr. MCGOVERN; the ranking member of the committee, Ms. SLAUGHTER; and those Democrat Members who came down to express themselves. I also appreciate the Republicans who came down to talk about this important issue.

Mr. Speaker, what we're doing is debating a bill, H.R. 325, that ensures

that the obligations of the United States are taken care of. We're not trying to stand in the way. Even the United States Senate majority leader said, Great job, House. Thank you very much. We can work with this bill. We can work with you.

Members of my party have said we think this is a responsible way to begin the process to avoid having to make difficult decisions at the very end. We've laid out a process. Yesterday, the gentleman from Wisconsin, our young leader, PAUL RYAN, who is the chairman of the House Budget Committee, was asked in testimony, Will you produce your end of the bargain that is in here? Will you take care of your part with the knowledge that we're counting on that?

The Senate has said, as to their part of the bargain, whether they pass this bill or not, they can step up to the responsibility. Those leaders have said, Yes, we think we can.

It's not perfect. By golly, I'm not sure what "perfect" is anymore because "perfect" may not get passed in this House, but the fair and proper way to handle things is so the American people have confidence in what we're doing, so the markets have confidence in what we're doing, and so the budget is handled. All of these things are placed in a systematic order so that our Members, the Members of this body, can go home and communicate with people as to here is what we think is going to happen next.

Avoiding problems is what Speaker BOEHNER and our great majority leader, ERIC CANTOR, are trying to do. They are bringing legislation to this floor that adequately begins the process before we get in trouble. It's a 5-page bill. It's ordered up exactly as the doctor would have wanted—in English, where you can understand it, where it doesn't take a legal degree or for you to have to be in the House for 30 years to figure out what we're trying to say.

What we're trying to say is right here, and that is for the House and the Senate to work together. We do a budget. We lay out to the American people what we're trying to do. We work with the President, and we tell this administration and the government what we're doing. The American people can have confidence in this.

I support this. In fact, as chairman of the Rules Committee, I am asking for our Members and all Members of this body to please see this as a responsible way to deal with the problems that are immediately in front of us but before it becomes a crisis, before it becomes something that we cannot deal with as effectively, and bringing the American people along.

I also want to thank the President of the United States, President Obama, because President Obama said he could live with this.

I want to congratulate Senator HARRY REID, the Senate majority leader. Yes, I'll say that here on the floor because he says it's the right thing to

do, and thank you for passing us a clean bill that will give them the authority and the responsibility to do what they really want to do—not playing hardball, not throwing rocks. As a matter of fact, Senator HARRY REID said, A clean bill—a good thing. Now it's up to them. It's up to them to take up their activities that are for us, and it's up to this House of Representatives.

So, as we finish this, PAUL RYAN, the young leader of the Ways and Means Committee, DAVE CAMP, and others will be here debating these ideas. Immediately after that, you will see that CANDICE MILLER, the House Administration chairwoman, will come and talk with this House and the American people about the responsibility that she has to ensure that what we do is correct and proper. Then this body will have a chance to vote “yes” or “no,” and that will be an authority and a responsibility once again for PAUL RYAN, as the chairman of our Budget Committee, and for those members of the committee, Republicans and Democrats, to do their work, get it done and to produce a bill. We will then comply, but if we don't: no work, no pay. That's something the American people can understand. It's simple. It goes back to 1607: no work, no food.

Members of Congress need to understand we've got to get our job done, so I'm proud of what we're doing here today. I can stand behind this product and proudly say that I think this will pass the smell test of the American people and that it's something they can understand and something they will look forward to. Watch us as we do our job.

I yield back the balance of my time, and I move the previous question on the resolution.

PARLIAMENTARY INQUIRY

Mr. MCGOVERN. Mr. Speaker, I have a parliamentary inquiry.

The SPEAKER pro tempore. The gentleman will state his inquiry.

Mr. MCGOVERN. Mr. Speaker, isn't it true that no matter what happens with this bill that Members will get paid no matter what?

The SPEAKER pro tempore. The Chair cannot respond to that. It is not a proper parliamentary inquiry.

The question is on ordering the previous question.

The question was taken; and the Speaker pro tempore announced that the ayes appeared to have it.

Mr. SESSIONS. Mr. Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 8 and clause 9 of rule XX, this 15-minute vote on ordering the previous question will be followed by 5-minute votes on adoption of House Resolution 39, if ordered, and approval of the Journal, if ordered.

The vote was taken by electronic device, and there were—yeas 232, nays 193, not voting 6, as follows:

[Roll No. 26]

YEAS—232

| | | |
|---------------|-----------------|---------------|
| Aderholt | Gowdy | Paulsen |
| Alexander | Granger | Pearce |
| Amash | Graves (GA) | Perry |
| Amodei | Graves (MO) | Peters (CA) |
| Bachmann | Griffin (AR) | Petri |
| Bachus | Griffith (VA) | Pittenger |
| Barber | Grimm | Pitts |
| Barletta | Guthrie | Poe (TX) |
| Barr | Hall | Pompeo |
| Barton | Hanna | Posey |
| Benishek | Harper | Price (GA) |
| Bentivolio | Harris | Radel |
| Bilirakis | Hartzer | Reed |
| Bishop (UT) | Hastings (WA) | Reichert |
| Black | Heck (NV) | Renacci |
| Blackburn | Hensarling | Ribble |
| Bonner | Herrera Beutler | Rice (SC) |
| Boustany | Holding | Rigell |
| Brady (TX) | Hudson | Roby |
| Bridenstine | Huelskamp | Roe (TN) |
| Brooks (AL) | Huizenga (MI) | Rogers (AL) |
| Brooks (IN) | Hultgren | Rogers (KY) |
| Broun (GA) | Hunter | Rogers (MI) |
| Buchanan | Hurt | Rokita |
| Bucshon | Issa | Rooney |
| Burgess | Jenkins | Ros-Lehtinen |
| Calvert | Johnson (OH) | Roskam |
| Camp | Johnson, Sam | Ross |
| Campbell | Jones | Rothfus |
| Cantor | Jordan | Royce |
| Capito | Joyce | Ryunan |
| Carter | Kelly | Ryan (WI) |
| Cassidy | King (IA) | Salmon |
| Chabot | King (NY) | Scalise |
| Chaffetz | Kingston | Schock |
| Coble | Kinzinger (IL) | Schweikert |
| Coffman | Kirkpatrick | Scott, Austin |
| Cole | Kline | Sensenbrenner |
| Collins (GA) | Labrador | Sessions |
| Collins (NY) | LaMalfa | Shimkus |
| Conaway | Lamborn | Shuster |
| Cook | Lance | Simpson |
| Cotton | Lankford | Smith (NE) |
| Cramer | Latham | Smith (NJ) |
| Crawford | Latta | Smith (TX) |
| Crenshaw | LoBiondo | Southerland |
| Culberson | Long | Stewart |
| Daines | Lucas | Stivers |
| Davis, Rodney | Luetkemeyer | Stockman |
| Denham | Lummis | Stutzman |
| Dent | Marchant | Terry |
| DeSantis | Marino | Thompson (PA) |
| DesJarlais | Massie | Thornberry |
| Diaz-Balart | McCarthy (CA) | Tiberi |
| Duffy | McCaul | Tipton |
| Duncan (SC) | McClintock | Turner |
| Duncan (TN) | McHenry | Upton |
| Elmers | McKeon | Valadao |
| Farenthold | McKinley | Wagner |
| Fincher | McMorris | Walberg |
| Fitzpatrick | Rodgers | Walden |
| Fleischmann | Meadows | Walorski |
| Fleming | Meehan | Weber (TX) |
| Flores | Messer | Webster (FL) |
| Forbes | Mica | Wenstrup |
| Fortenberry | Miller (FL) | Westmoreland |
| Fox | Miller (MI) | Whitfield |
| Franks (AZ) | Miller, Gary | Williams |
| Frelinghuysen | Mullin | Wilson (SC) |
| Garner | Mulvaney | Wittman |
| Garrett | Murphy (PA) | Wolf |
| Gerlach | Neugebauer | Womack |
| Gibbs | Noem | Woodall |
| Gibson | Nugent | Yoder |
| Gingrey (GA) | Nunes | Yoho |
| Gohmert | Nunnelee | Young (FL) |
| Goodlatte | Olson | Young (IN) |
| Gosar | Palazzo | |

NAYS—193

| | | |
|---------------|-------------|--------------|
| Andrews | Capps | Cooper |
| Barrow (GA) | Capuano | Costa |
| Bass | Carney | Courtney |
| Beatty | Carson (IN) | Crowley |
| Becerra | Cartwright | Cuellar |
| Bera (CA) | Castor (FL) | Cummings |
| Bishop (GA) | Castro (TX) | Davis (CA) |
| Bishop (NY) | Chu | Davis, Danny |
| Blumenauer | Ciциlline | DeFazio |
| Bonamici | Clarke | DeGette |
| Brady (PA) | Clay | Delaney |
| Braleigh (IA) | Cleaver | DelBene |
| Brown (FL) | Clyburn | Deutch |
| Brownley (CA) | Cohen | Dingell |
| Bustos | Connolly | Doggett |
| Butterfield | Conyers | Doyle |

| | | |
|----------------|----------------|------------------|
| Duckworth | Lipinski | Rahall |
| Edwards | Loebsock | Rangel |
| Ellison | Lofgren | Richmond |
| Engel | Lowenthal | Roybal-Allard |
| Enyart | Lowe | Ruiz |
| Eshoo | Lujan Grisham | Ruppersberger |
| Esty | (NM) | Ryan (OH) |
| Farr | Lujan, Ben Ray | Sánchez, Linda |
| Fattah | (NM) | T. |
| Foster | Lynch | Sanchez, Loretta |
| Frankel (FL) | Maffei | Sarbanes |
| Fudge | Maloney, | Schakowsky |
| Gabbard | Carolyn | Schiff |
| Gallego | Maloney, Sean | Schneider |
| Garamendi | Markey | Schrader |
| Garcia | Matheson | Schwartz |
| Grayson | Matsui | Scott (VA) |
| Green, Al | McCarthy (NY) | Scott, David |
| Green, Gene | McCollum | Serrano |
| Grijalva | McDermott | Sewell (AL) |
| Gutierrez | McGovern | Shea-Porter |
| Hahn | McIntyre | Sherman |
| Hanabusa | McNerney | Sinema |
| Hastings (FL) | Meeks | Sires |
| Heck (WA) | Meng | Slaughter |
| Higgins | Michaud | Smith (WA) |
| Himes | Miller, George | Speier |
| Hinojosa | Moore | Swalwell (CA) |
| Holt | Moran | Takano |
| Honda | Murphy (FL) | Thompson (CA) |
| Horsford | Nadler | Thompson (MS) |
| Hoyer | Napolitano | Tierney |
| Israel | Neal | Titus |
| Jackson Lee | Negrete McLeod | Tonko |
| Jeffries | Nolan | Tsongas |
| Johnson (GA) | O'Rourke | Van Hollen |
| Johnson, E. B. | Owens | Vargas |
| Kaptur | Pallone | Veasey |
| Keating | Pascrell | Vela |
| Kennedy | Pastor (AZ) | Velázquez |
| Kildee | Payne | Viscosky |
| Kilmer | Pelosi | Walz |
| Kind | Perlmutter | Wasserman |
| Kuster | Peters (MI) | Schultz |
| Langevin | Peterson | Waters |
| Larsen (WA) | Pingree (ME) | Watt |
| Larson (CT) | Pocan | Waxman |
| Lee (CA) | Polis | Welch |
| Levin | Price (NC) | Wilson (FL) |
| Lewis | Quigley | Yarmuth |

NOT VOTING—6

| | | |
|----------|-------------|------------|
| Cárdenas | Huffman | Rush |
| DeLauro | Rohrabacher | Young (AK) |

□ 1050

Messrs. HOLT and RUIZ changed their vote from “yea” to “nay.”

Messrs. BACHUS, WILSON of South Carolina, and WHITFIELD changed their vote from “nay” to “yea.”

So the previous question was ordered. The result of the vote was announced as above recorded.

The SPEAKER pro tempore. The question is on the resolution.

The question was taken; and the Speaker pro tempore announced that the ayes appeared to have it.

RECORDED VOTE

Mr. MCGOVERN. Mr. Speaker, I demand a recorded vote.

A recorded vote was ordered.

The SPEAKER pro tempore. This is a 5-minute vote.

The vote was taken by electronic device, and there were—ayes 234, noes 190, not voting 7, as follows:

[Roll No. 27]

AYES—234

| | | |
|-----------|-------------|------------|
| Aderholt | Bentivolio | Broun (GA) |
| Alexander | Bilirakis | Buchanan |
| Amash | Bishop (UT) | Bucshon |
| Amodei | Black | Burgess |
| Bachmann | Blackburn | Calvert |
| Bachus | Bonner | Camp |
| Barber | Boustany | Campbell |
| Barletta | Brady (TX) | Cantor |
| Barr | Bridenstine | Capito |
| Barton | Brooks (AL) | Carter |
| Benishek | Brooks (IN) | Cassidy |

| | | | | | | | | |
|-----------------|----------------|---------------|---------------------|-------------------|---------------|---------------|---------------------|----------------|
| Chabot | Hultgren | Radel | Kildee | Miller, George | Schneider | Barton | Grayson | Pittenger |
| Chaffetz | Hunter | Reed | Kilmer | Moore | Schrader | Beatty | Griffith (VA) | Pitts |
| Coble | Hurt | Reichert | Kind | Murphy (FL) | Schwartz | Becerra | Guthrie | Pocan |
| Coffman | Issa | Renacci | Kirkpatrick | Nadler | Scott (VA) | Bentivolio | Hahn | Polis |
| Cole | Jenkins | Ribble | Kuster | Napolitano | Scott, David | Bera (CA) | Hall | Pompeo |
| Collins (GA) | Johnson (OH) | Rice (SC) | Langevin | Neal | Serrano | Bilirakis | Hanabusa | Price (NC) |
| Collins (NY) | Johnson, Sam | Rigell | Larsen (WA) | Negrete McLeod | Sewell (AL) | Bishop (GA) | Harper | Quigley |
| Conaway | Jordan | Roby | Larson (CT) | Nolan | Shea-Porter | Bishop (UT) | Harris | Rangel |
| Cook | Joyce | Roe (TN) | Lee (CA) | O'Rourke | Sherman | Black | Hastings (WA) | Rice (SC) |
| Cooper | Kelly | Rogers (AL) | Levin | Owens | Sinema | Blackburn | Heck (WA) | Richmond |
| Costa | King (IA) | Rogers (KY) | Lewis | Pallone | Sires | Blumenauer | Hensarling | Roby |
| Cotton | King (NY) | Rogers (MI) | Lipinski | Pascrell | Slaughter | Bonamici | Himes | Roe (TN) |
| Cramer | Kingston | Rohrabacher | Loeb sack | Pastor (AZ) | Smith (WA) | Bonner | Hinojosa | Rogers (AL) |
| Crawford | Kinzinger (IL) | Rokita | Lofgren | Payne | Speier | Boustany | Holding | Rogers (KY) |
| Crenshaw | Klaine | Rooney | Lowenthal | Pelosi | Swalwell (CA) | Brady (TX) | Huizenga (MI) | Rogers (MI) |
| Culberson | Labrador | Ros-Lehtinen | Lowe y | Perlmutter | Takano | Braley (IA) | Hultgren | Rohrabacher |
| Daines | LaMalfa | Roskam | Lujan Grisham (NM) | Peters (CA) | Thompson (CA) | Bridenstine | Hurt | Rokita |
| Davis, Rodney | Lamborn | Ross | Lujan, Ben Ray (NM) | Peters (MI) | Thompson (MS) | Brooks (IN) | Issa | Royce |
| Denham | Lance | Rothfus | Lynch | Pingree (ME) | Tierney | Broun (GA) | Jackson Lee | Ros-Lehtinen |
| Dent | Lankford | Royce | Maloney, Carolyn | Pocan | Titus | Brown (FL) | Johnson (GA) | Roskam |
| DeSantis | Latham | Runyan | Maloney, Sean | Polis | Tonko | Brownley (CA) | Johnson, Sam | Ross |
| DesJarlais | Latta | Ryan (WI) | Carlynn | Price (NC) | Tsongas | Buchanan | Kaptur | Rothfus |
| Diaz-Balart | LoBiondo | Salmon | McCarthy (NY) | Quigley | Van Hollen | Buchanan | Kelly | Royce |
| Duffy | Long | Scalise | McCollum | Rahall | Veasey | Bustos | Kildee | Ruiz |
| Duncan (SC) | Lucas | Schock | McDermott | Rangel | Vela | Butterfield | Kilmer | Runyan |
| Duncan (TN) | Luetkemeyer | Schweikert | McGovern | Richmond | Velázquez | Calvert | King (IA) | Ruppersberger |
| Ellmers | Lummis | Scott, Austin | McIntyre | Roybal-Allard | Viscosky | Camp | King (NY) | Ryan (WI) |
| Farenthold | Maffei | Sensenbrenner | McNerney | Ruiz | Walz | Campbell | Kingston | Salmon |
| Fincher | Marchant | Sessions | Meeks | Ruppersberger | Wasserman | Cantor | Kinzinger (IL) | Scalise |
| Fitzpatrick | Marino | Shimkus | Meng | Ryan (OH) | Schultz | Capito | Kirkpatrick | Schiff |
| Fleischmann | Massie | Shuster | Michaud | Sánchez, Linda T. | Waters | Capps | Kline | Schneider |
| Fleming | McCarthy (CA) | Simpson | | Sanchez, Loretta | Watt | Carney | Kuster | Schock |
| Flores | McCauley | Smith (NE) | | Sarbanes | Waxman | Carson (IN) | Labrador | Schrader |
| Forbes | McClintock | Smith (NJ) | | Schakowsky | Welch | Carter | LaMalfa | Schwartz |
| Fortenberry | McHenry | Smith (TX) | | Schiff | Wilson (FL) | Cartwright | Lamborn | Schweikert |
| Fox | McKeon | Southerland | | | Yarmuth | Cassidy | Lankford | Scott (VA) |
| Franks (AZ) | McKinley | Stewart | | | | Castro (TX) | Larsen (WA) | Scott, Austin |
| Frelinghuysen | McMorris | Stivers | | | | Chabot | Larson (CT) | Scott, David |
| Gardner | Rodgers | Stockman | | | | Chaffetz | Levin | Sensenbrenner |
| Garrett | Meadows | Stutzman | | | | Chu | Lipinski | Serrano |
| Gerlach | Meehan | Terry | | | | Cicilline | Loeb sack | Sessions |
| Gibbs | Messer | Thompson (PA) | | | | Clay | Lofgren | Shea-Porter |
| Gibson | Mica | Thornberry | | | | Clyburn | Long | Sherman |
| Gingrey (GA) | Miller (FL) | Tiberi | | | | Coble | Lowenthal | Shimkus |
| Gohmert | Miller (MI) | Tipton | | | | Cohen | Lucas | Shuster |
| Goodlatte | Miller, Gary | Turner | | | | Cole | Luetkemeyer | Simpson |
| Gosar | Moran | Upton | | | | Collins (GA) | Lujan Grisham (NM) | Smith (NE) |
| Gowdy | Mullin | Valadao | | | | Collins (NY) | Luján, Ben Ray (NM) | Smith (NJ) |
| Granger | Mulvaney | Wagner | | | | Connolly | Lummis | Smith (TX) |
| Graves (GA) | Murphy (PA) | Walberg | | | | Cook | Maffei | Smith (WA) |
| Graves (MO) | Neugebauer | Walden | | | | Cooper | Maloney, Sean | Southerland |
| Griffin (AR) | Noem | Walorski | | | | Cramer | Marino | Speier |
| Griffith (VA) | Nugent | Weber (TX) | | | | Crenshaw | Massie | Stewart |
| Grimm | Nunes | Wenstrup | | | | Culberson | Matheson | Stivers |
| Guthrie | Nunnelee | Westmoreland | | | | Daines | McCarthy (CA) | Stockman |
| Hall | Olson | Whitfield | | | | Davis, Danny | McCarthy (NY) | Stutzman |
| Hanna | Palazzo | Williams | | | | DeGette | McCauley | Swalwell (CA) |
| Harper | Paulsen | Wilson (SC) | | | | DelBene | McHenry | Takano |
| Harris | Pearce | Wittman | | | | DeSantis | McClintock | Thompson (PA) |
| Hartzler | Perry | Wolf | | | | DesJarlais | McHenry | Thornberry |
| Hastings (WA) | Peterson | Womack | | | | Diaz-Balart | McIntyre | Tiberi |
| Heck (NV) | Petri | Woodall | | | | Doggett | McKeon | Tierney |
| Hensarling | Pittenger | Yoder | | | | Doyle | McKinley | Tipton |
| Herrera Beutler | Pitts | Yoho | | | | Duckworth | McMorris | Titus |
| Holding | Poe (TX) | Young (FL) | | | | Duncan (SC) | Rodgers | Tonko |
| Hudson | Pompeo | Young (IN) | | | | Ellison | McNerney | Tsongas |
| Huelskamp | Price (GA) | | | | | Ellmers | Meadows | Upton |
| Huizenga (MI) | | | | | | Engel | Meng | Van Hollen |
| | | | | | | Eshoo | Messer | Vargas |
| | | | | | | Esty | Mica | Vela |
| | | | | | | Farenthold | Michaud | Wagner |
| | | | | | | Farr | Miller (FL) | Walden |
| | | | | | | Fattah | Miller (MI) | Walorski |
| | | | | | | Fleischmann | Miller, Gary | Walz |
| | | | | | | Fleming | Moran | Wasserman |
| | | | | | | Flores | Mullin | Schultz |
| | | | | | | Forbes | Mulvaney | Waters |
| | | | | | | Fortenberry | Murphy (FL) | Watt |
| | | | | | | Foster | Nadler | Waxman |
| | | | | | | Frankel (FL) | Neugebauer | Weber (TX) |
| | | | | | | Franks (AZ) | Noem | Webster (FL) |
| | | | | | | Fudge | Nugent | Welch |
| | | | | | | Gabbard | Nunes | Wenstrup |
| | | | | | | Gallo | Nunnelee | Westmoreland |
| | | | | | | Garamendi | O'Rourke | Whitfield |
| | | | | | | Garcia | Edwards | Olson |
| | | | | | | Garrett | Ellison | Hoyer |
| | | | | | | Gerlach | Engel | Huffman |
| | | | | | | Gibbs | Enyart | Israel |
| | | | | | | Gingrey (GA) | Eshoo | Jackson Lee |
| | | | | | | Goodlatte | Esty | Jeffries |
| | | | | | | Gosar | Farr | Johnson (GA) |
| | | | | | | Gowdy | Fattah | Johnson, E. B. |
| | | | | | | Granger | Foster | Jones |
| | | | | | | | Frankel (FL) | Kaptur |
| | | | | | | | Fudge | Keating |
| | | | | | | | Gabbard | Kennedy |

NOES—190

| | | |
|---------------|--------------|----------------|
| Andrews | Cohen | Gallego |
| Barrow (GA) | Connolly | Garamendi |
| Bass | Conyers | Garcia |
| Beatty | Courtney | Grayson |
| Becerra | Crowley | Green, Al |
| Bera (CA) | Cuellar | Green, Gene |
| Bishop (GA) | Cummings | Grijalva |
| Bishop (NY) | Davis (CA) | Gutierrez |
| Blumenauer | DeFazio | Hahn |
| Bonamici | DeGette | Hanabusa |
| Brady (PA) | Delaney | Hastings (FL) |
| Braley (IA) | DelBene | Heck (WA) |
| Brown (FL) | Deutch | Higgins |
| Brownley (CA) | Dingell | Himes |
| Bustos | Doggett | Hinojosa |
| Butterfield | Doyle | Holt |
| Capps | Duckworth | Honda |
| Capuano | Edwards | Horsford |
| Carney | Ellison | Hoyer |
| Carson (IN) | Engel | Huffman |
| Cartwright | Enyart | Israel |
| Castor (FL) | Eshoo | Jackson Lee |
| Castro (TX) | Esty | Jeffries |
| Chu | Farr | Johnson (GA) |
| Cicilline | Fattah | Johnson, E. B. |
| Clarke | Foster | Jones |
| Clay | Frankel (FL) | Kaptur |
| Cleaver | Fudge | Keating |
| Clyburn | Gabbard | Kennedy |

NOT VOTING—7

| | | |
|--------------|--------------|------------|
| Cárdenas | Rush | Young (AK) |
| Davis, Danny | Vargas | |
| DeLauro | Webster (FL) | |

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore (during the vote). There are 2 minutes remaining.

□ 1059

So the resolution was agreed to. The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

Stated for:

Mr. WEBSTER of Florida. Mr. Speaker, on rollcall No. 27, I was unavoidably detained off of the House floor. Therefore, I was unable to cast my vote on H. Res. 39 providing for consideration of the bill (H.R. 325). Had I been present, I would have voted "yea."

THE JOURNAL

The SPEAKER pro tempore. The unfinished business is the question on agreeing to the Speaker's approval of the Journal, which the Chair will put de novo.

The question is on the Speaker's approval of the Journal.

The question was taken; and the Speaker pro tempore announced that the ayes appeared to have it.

Mr. CHAFFETZ. Mr. Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. This is a 5-minute vote.

The vote was taken by electronic device, and there were—yeas 291, nays 129, answered "present" 2, not voting 9, as follows:

[Roll No. 28]

YEAS—291

| | | |
|-----------|----------|-------------|
| Aderholt | Bachmann | Barletta |
| Alexander | Bachus | Barr |
| Amodei | Barber | Barrow (GA) |

| | | |
|---------------|---------------------|----------------|
| Barton | Grayson | Pittenger |
| Beatty | Griffith (VA) | Pitts |
| Becerra | Guthrie | Pocan |
| Bentivolio | Hahn | Polis |
| Bera (CA) | Hall | Pompeo |
| Bilirakis | Hanabusa | Price (NC) |
| Bishop (GA) | Harper | Quigley |
| Bishop (UT) | Harris | Rangel |
| Black | Hastings (WA) | Rice (SC) |
| Blackburn | Heck (WA) | Richmond |
| Blumenauer | Hensarling | Roby |
| Bonamici | Himes | Roe (TN) |
| Bonner | Hinojosa | Rogers (AL) |
| Boustany | Holding | Rogers (KY) |
| Brady (TX) | Huizenga (MI) | Rogers (MI) |
| Braley (IA) | Hultgren | Rohrabacher |
| Bridenstine | Hurt | Rokita |
| Brooks (IN) | Issa | Royce |
| Broun (GA) | Jackson Lee | Ros-Lehtinen |
| Brown (FL) | Johnson (GA) | Roskam |
| Brownley (CA) | Johnson, Sam | Ross |
| Buchanan | Kaptur | Rothfus |
| Buchon | Kelly | Royce |
| Bustos | Kildee | Ruiz |
| Butterfield | Kilmer | Runyan |
| Calvert | King (IA) | Ruppersberger |
| Camp | King (NY) | Ryan (WI) |
| Campbell | Kingston | Salmon |
| Cantor | Kinzinger (IL) | Scalise |
| Capito | Kirkpatrick | Schiff |
| Capps | Kline | Schneider |
| Carney | Kuster | Schock |
| Carson (IN) | Labrador | Schrader |
| Carter | LaMalfa | Schwartz |
| Cartwright | Lamborn | Schweikert |
| Cassidy | Lankford | Scott (VA) |
| Castro (TX) | Larsen (WA) | Scott, Austin |
| Chabot | Larson (CT) | Scott, David |
| Chaffetz | Levin | Sensenbrenner |
| Chu | Lipinski | Serrano |
| Cicilline | Loeb sack | Sessions |
| Clay | Lofgren | Shea-Porter |
| Clyburn | Long | Sherman |
| Coble | Lowenthal | Shimkus |
| Cohen | Lucas | Shuster |
| Cole | Luetkemeyer | Simpson |
| Collins (GA) | Lujan Grisham (NM) | Smith (NE) |
| Collins (NY) | Luján, Ben Ray (NM) | Smith (NJ) |
| Connolly | Lummis | Smith (TX) |
| Cook | Maffei | Smith (WA) |
| Cooper | Maloney, Sean | Southerland |
| Cramer | Marino | Speier |
| Crenshaw | Massie | Stewart |
| Culberson | Matheson | Stivers |
| Daines | McCarthy (CA) | Stockman |
| Davis, Danny | McCarthy (NY) | Stutzman |
| DeGette | McCauley | Swalwell (CA) |
| DelBene | McHenry | Takano |
| DeSantis | McClintock | Thompson (PA) |
| DesJarlais | McHenry | Thornberry |
| Diaz-Balart | McIntyre | Tiberi |
| Doggett | McKeon | Tierney |
| Doyle | McKinley | Tipton |
| Duckworth | McMorris | Titus |
| Duncan (SC) | Rodgers | Tonko |
| Duncan (TN) | McNerney | Tsongas |
| Ellison | Meadows | Upton |
| Ellmers | Meng | Van Hollen |
| Engel | Messer | Vargas |
| Eshoo | Mica | Vela |
| Esty | Michaud | Wagner |
| Farenthold | Miller (FL) | Walden |
| Farr | Miller (MI) | Walorski |
| Fattah | Miller, Gary | Walz |
| Fleischmann | Moran | Wasserman |
| Fleming | Mullin | Schultz |
| Flores | Mulvaney | Waters |
| Forbes | Murphy (FL) | Watt |
| Fortenberry | Nadler | Waxman |
| Foster | Neugebauer | Weber (TX) |
| Frankel (FL) | Noem | Webster (FL) |
| Franks (AZ) | Nugent | Welch |
| Fudge | Nunes | Wenstrup |
| Gabbard | Nunnelee | Westmoreland |
| Gallo | O'Rourke | Whitfield |
| Garamendi | Edwards | Olson |
| Garcia | Ellison | Hoyer |
| Garrett | Engel | Huffman |
| Gerlach | Enyart | Israel |
| Gibbs | Eshoo | Jackson Lee |
| Gingrey (GA) | Esty | Jeffries |
| Goodlatte | Farr | Johnson (GA) |
| Gosar | Fattah | Johnson, E. B. |
| Gowdy | Foster | Jones |
| Granger | Frankel (FL) | Kaptur |
| | Fudge | Keating |
| | Gabbard | Kennedy |

NAYS—129

| | | |
|---------------|-----------------|------------------|
| Amash | Hastings (FL) | Neal |
| Andrews | Heck (NV) | Negrete McLeod |
| Bass | Herrera Beutler | Nolan |
| Benishek | Higgins | Pallone |
| Bishop (NY) | Holt | Pastor (AZ) |
| Brady (PA) | Honda | Paulsen |
| Burgess | Horsford | Pelosi |
| Capuano | Hoyer | Peters (MI) |
| Castor (FL) | Hudson | Peterson |
| Clarke | Huelskamp | Poe (TX) |
| Cleaver | Huffman | Posey |
| Coffman | Hunter | Price (GA) |
| Conaway | Israel | Radel |
| Costa | Jeffries | Rahall |
| Cotton | Jenkins | Reed |
| Courtney | Johnson (OH) | Reichert |
| Crawford | Johnson, E. B. | Renacci |
| Crowley | Jordan | Ribble |
| Cuellar | Joyce | Rigell |
| Cummings | Keating | Roybal-Allard |
| Davis, Rodney | Kennedy | Ryan (OH) |
| DeFazio | Lance | Sánchez, Linda |
| Delaney | Langevin | T. |
| Denham | Latham | Sanchez, Loretta |
| Dent | Latta | Sarbanes |
| Deutch | Lee (CA) | Schakowsky |
| Dingell | Lewis | Sewell (AL) |
| Duffy | LoBiondo | Sinema |
| Edwards | Lowe | Sires |
| Enyart | Lynch | Slaughter |
| Fincher | Maloney, | Terry |
| Fitzpatrick | Carolyn | Thompson (CA) |
| Fox | Marchant | Thompson (MS) |
| Gardner | Markey | Turner |
| Gibson | Matsui | Valadao |
| Graves (GA) | McCollum | Veasey |
| Graves (MO) | McDermott | Velázquez |
| Green, Al | McGovern | Visclosky |
| Green, Gene | Meehan | Walberg |
| Griffin (AR) | Meeks | Wittman |
| Grimm | Miller, George | Woodall |
| Gutierrez | Moore | Yoder |
| Hanna | Murphy (PA) | Young (AK) |
| Hartzler | Napolitano | |

ANSWERED "PRESENT"—2

| | |
|---------|-------|
| Gohmert | Owens |
|---------|-------|

NOT VOTING—9

| | | |
|-------------|---------------|-------|
| Brooks (AL) | DeLauro | Jones |
| Cárdenas | Frelinghuysen | Kind |
| Conyers | Grijalva | Rush |

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore (during the vote). There are 2 minutes remaining.

□ 1107

So the Journal was approved.

The result of the vote was announced as above recorded.

NO BUDGET, NO PAY ACT OF 2013

Mr. CAMP. Mr. Speaker, pursuant to House Resolution 39, I call up the bill (H.R. 325) to ensure the complete and timely payment of the obligations of the United States Government until May 19, 2013, and for other purposes, and ask for its immediate consideration.

The Clerk read the title of the bill.

The SPEAKER pro tempore. Pursuant to House Resolution 39, the amendment printed in House Report 113-2 is considered adopted, and the bill, as amended, is considered read.

The text of the bill, as amended, is as follows:

H.R. 325

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the "No Budget, No Pay Act of 2013".

SEC. 2. TEMPORARY SUSPENSION OF DEBT CEILING.

(a) SUSPENSION.—Section 3101(b) of title 31, United States Code, shall not apply for the period beginning on the date of the enactment of this Act and ending on May 18, 2013.

(b) SPECIAL RULE RELATING TO OBLIGATIONS ISSUED DURING SUSPENSION PERIOD.—Effective May 19, 2013, the limitation in section 3101(b) of title 31, United States Code, as increased by section 3101A of such title, is increased to the extent that—

(1) the face amount of obligations issued under chapter 31 of such title and the face amount of obligations whose principal and interest are guaranteed by the United States Government (except guaranteed obligations held by the Secretary of the Treasury) outstanding on May 19, 2013, exceeds

(2) the face amount of such obligations outstanding on the date of the enactment of this Act.

An obligation shall not be taken into account under paragraph (1) unless the issuance of such obligation was necessary to fund a commitment incurred by the Federal Government that required payment before May 19, 2013.

SEC. 3. HOLDING SALARIES OF MEMBERS OF CONGRESS IN ESCROW UPON FAILURE TO AGREE TO BUDGET RESOLUTION.

(a) HOLDING SALARIES IN ESCROW.—

(1) IN GENERAL.—If by April 15, 2013, a House of Congress has not agreed to a concurrent resolution on the budget for fiscal year 2014 pursuant to section 301 of the Congressional Budget Act of 1974, during the period described in paragraph (2) the payroll administrator of that House of Congress shall deposit in an escrow account all payments otherwise required to be made during such period for the compensation of Members of Congress who serve in that House of Congress, and shall release such payments to such Members only upon the expiration of such period.

(2) PERIOD DESCRIBED.—With respect to a House of Congress, the period described in this paragraph is the period which begins on April 16, 2013, and ends on the earlier of—

(A) the day on which the House of Congress agrees to a concurrent resolution on the budget for fiscal year 2014 pursuant to section 301 of the Congressional Budget Act of 1974; or

(B) the last day of the One Hundred Thirteenth Congress.

(3) WITHHOLDING AND REMITTANCE OF AMOUNTS FROM PAYMENTS HELD IN ESCROW.—The payroll administrator shall provide for the same withholding and remittance with respect to a payment deposited in an escrow account under paragraph (1) that would apply to the payment if the payment were not subject to paragraph (1).

(4) RELEASE OF AMOUNTS AT END OF THE CONGRESS.—In order to ensure that this section is carried out in a manner that shall not vary the compensation of Senators or Representatives in violation of the twenty-seventh article of amendment to the Constitution of the United States, the payroll administrator of a House of Congress shall release for payments to Members of that House of Congress any amounts remaining in any escrow account under this section on the last day of the One Hundred Thirteenth Congress.

(5) ROLE OF SECRETARY OF THE TREASURY.—The Secretary of the Treasury shall provide the payroll administrators of the Houses of Congress with such assistance as may be necessary to enable the payroll administrators to carry out this section.

(b) TREATMENT OF DELEGATES AS MEMBERS.—In this section, the term "Member" includes a Delegate or Resident Commissioner to the Congress.

(c) PAYROLL ADMINISTRATOR DEFINED.—In this section, the "payroll administrator" of a House of Congress means—

(1) in the case of the House of Representatives, the Chief Administrative Officer of the House of Representatives, or an employee of the Office of the Chief Administrative Officer who is designated by the Chief Administrative Officer to carry out this section; and

(2) in the case of the Senate, the Secretary of the Senate, or an employee of the Office of the Secretary of the Senate who is designated by the Secretary to carry out this section.

The SPEAKER pro tempore. Debate shall not exceed 1 hour with 40 minutes equally divided and controlled by the chair and ranking minority member of the Committee on Ways and Means and 20 minutes equally divided and controlled by the chair and ranking minority member of the Committee on House Administration.

The gentleman from Michigan (Mr. CAMP) and the gentleman from Michigan (Mr. LEVIN) each will control 20 minutes. The gentlewoman from Michigan (Mrs. MILLER) and the gentleman from Pennsylvania (Mr. BRADY) each will control 10 minutes.

The Chair recognizes the gentleman from Michigan (Mr. CAMP).

GENERAL LEAVE

Mr. CAMP. Mr. Speaker, I ask unanimous consent that all Members have 5 legislative days in which to revise and extend their remarks and to include extraneous material on H.R. 325.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Michigan?

There was no objection.

Mr. CAMP. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I rise today in strong support of H.R. 325, the No Budget, No Pay Act of 2013. This legislation directs Members of the House and Senate to adopt a budget resolution by April 15, 2013. If either body does not adopt a budget resolution by April 15, 2013, Members of that body will have their pay withheld until they pass a budget. It's simple: no budget, no pay. The American people understand that they don't get paid if they don't do their job, and neither should Members of Congress.

In addition, to ensure the complete and timely payment of the obligations of the U.S. Government, this legislation allows Treasury to issue debt between the date of enactment and May 18, 2013. However, Treasury may only issue enough debt necessary to pay bills coming due before May 18. I want to be perfectly clear on this point: this bill does not allow Treasury to run up an unlimited amount of debt between now and May 18.

The debt authorized under this bill must be tied to bills coming due during that timeframe. Further, on May 19, a new debt limit is automatically established.

So that's what this bill does. The larger question is, why are we even talking about the debt and debt limit? Our Nation's debt is not just some abstract number. It has a direct impact

on American families. During the President's fiscal commission, the Simpson-Bowles Commission, we heard nonpartisan testimony that when the debt is this large in comparison to the economy, it costs the country the equivalent of about 1 million jobs. Think about that. If Washington got its debt and spending under control, then 1 million more Americans would be working today.

And if that wasn't sobering enough, Fitch Ratings recently warned that the failure to come up with a plan for reducing our debt would likely still result in a downgrade of the U.S. credit rating. A lower credit rating is sure to mean higher interest rates. That means higher credit card payments, higher car payments, higher student loans, and certainly higher mortgage payments.

Despite these nonpartisan warnings, the Democrat-controlled Senate has not produced a budget in more than 1,300 days. That's 4 years without a budget. How can we begin to get our debt under control when Democrats won't even produce a budget? This bill is the first step in forcing Democrats to put forward a budget so we can start holding Washington accountable for its out-of-control spending.

Every day, American families have to make decisions about their household finances. They have to adjust their spending to cover a whole host of things: groceries, student loan payments, braces for children, and a replacement for that aging refrigerator. Of course, they can't buy everything they want. Every day, they have to make tough choices.

It's time for Congress—the House and the Senate—to make some tough choices. To be honest, Mr. Speaker, this isn't a tough choice where I come from. Where I grew up, if you didn't do your job, you didn't get paid. It's time for Congress to start living with the same facts of life everyone else in America has to live with. I support the No Budget, No Pay Act because it brings back a bit of accountability and common sense to Washington. I urge my colleagues to join me in passing this bill.

Mr. Speaker, I reserve the balance of my time.

Mr. LEVIN. Mr. Speaker, I yield myself such time as I shall consume.

This Republican bill is not a change in policy. It's a change in tactics. House Republicans continue to play with economic fire. They're playing political games with the debt ceiling, and that undermines certainty.

Yesterday, economist Simon Johnson of MIT testified before our committee saying that a short-term increase would only extend uncertainty. He said:

You will continue to undermine the private sector. You will continue to delay investment and to reduce employment relative to what it would be otherwise.

Let's, for a second, remember history, the last time the House Repub-

licans played political games with the debt ceiling. In August 2011, our economy produced the lowest job growth in 3 years. During that 2-month period, the Dow Jones plummeted 2,000 points, including one of its worst single-day drops in history—635 points on August 8. S&P downgraded the U.S. credit rating for the first time in history.

Leading Republicans in June, 2011, criticized the notion of a short-term debt ceiling increase as providing a lack of certainty. The majority leader said:

We feel very strongly that one of the reasons why we continue to see an ailing economy is that people have very little confidence, have very little certainty in terms of where we are headed.

Our Ways and Means chairman echoed that feeling only days later saying about the prospect of a short-term debt ceiling increase, It does not give you certainty.

This bill does not give certainty, but uncertainty.

The action we took New Year's Day to avoid the fiscal cliff brought our total deficit reduction over the past 2 years to \$2.5 trillion. What's more, it set the stage for future further balanced agreements that include both spending cuts and new revenue. We should proceed with that effort, not plunge into further uncertainty.

I reserve the balance of my time.

□ 1120

Mr. CAMP. I yield myself 15 seconds just to say that Standard & Poor's downgraded the U.S. credit rating on August 5, after the Budget Control Act was passed. In doing so:

The downgrade reflects our opinion that the fiscal consolidation plan that Congress and the administration recently agreed to falls short of what, in our view, would be necessary to stabilize the government's medium-term debt dynamics.

With that, Mr. Speaker, I yield 2 minutes to a distinguished member of the Ways and Means Committee and chairman of the House Budget Committee, the gentleman from Wisconsin (Mr. RYAN).

(Mr. RYAN of Wisconsin asked and was given permission to revise and extend his remarks.)

Mr. RYAN of Wisconsin. I thank the chairman.

Mr. Speaker, you know what we know with certainty? We know with certainty that a debt crisis is coming to America. This is not a question of if; it's a question of when.

What is a debt crisis? It means we can't keep living beyond our means. It means we can't keep borrowing from our children's future. Our generation of Americans, we're being selfish. We are taking from the next generation their future.

We have a moral obligation to fix that. If we have a debt crisis, those who get hurt the first and the worst are those who need government the most: our seniors, the poor, the people living on the safety net, that's who

gets hurt in a debt crisis. We have an obligation to do something about this.

What does this bill do? This bill simply says: Congress do your job.

When I grew up in Wisconsin, if you had a job and you did the work, then you got paid. If you didn't do the work you didn't get paid. It's that simple. Here's the point. We have a law, and it's called the Budget Control Act. It requires that Congress pass a budget by April 15. All we're saying is: Congress, follow the law. Do your work. Budget.

The reason for this extension is so that we can have the debate we need to have. It's been a one-sided debate. The House of Representatives has passed budgets. The other body, the Senate, hasn't passed a budget for almost 4 years. We owe our constituents more than that. We owe them solutions. When both parties put their solutions on the table, then we can have a good and clear debate about how to solve the problem. The problem is not going away no matter how much we wish it away. The problem of debt, of deficits, of a debt crisis is here.

The SPEAKER pro tempore. The time of the gentleman has expired.

Mr. CAMP. I yield an additional 30 seconds to the gentleman from Wisconsin.

Mr. RYAN of Wisconsin. We owe it to our children and our grandchildren and we owe it to our constituents to fix this.

This isn't a Republican or Democrat thing. This is a math thing. And the math is vicious, and it's hurting our country, and it's hurting the next generation, and it's hurting our economy. The sooner we can solve this problem, the better off everybody is going to be. That's why this needs to pass.

Mr. LEVIN. I now yield 2 minutes to the ranking member of the Budget Committee, Mr. VAN HOLLEN.

Mr. VAN HOLLEN. Mr. Speaker, I thank the gentleman from Michigan.

This resolution contains some good news, but lots of bad news for the American people. The good news is that our congressional Republican colleagues have finally recognized that America must pay its bills and meet its financial obligations without condition. The bad news is they only want to do that for 3 months. Just read the title: To ensure the complete and timely payment of the obligations of the United States Government until May 19.

If it's a good idea to maintain the obligations of the U.S. Government between now and May 19, it sure is a good idea to make sure that we meet the obligations of the U.S. Government beyond that. And by setting up what amounts to another fiscal cliff, all our Republican colleagues are doing is prolonging economic uncertainty.

For the last 2 years, we've heard from our Republican colleagues that economic uncertainty is bad for the economy. Guess what? It is. Yet that's exactly what you're doing, another big dose of economic uncertainty. This is a

political effort simply to increase their negotiating strategy leverage 3 months from now at the expense of jobs in the economy and the American people.

How do we know it's at the expense of jobs in the economy? Because we saw what happened in August of 2011. As the ranking member of the Ways and Means Committee said, it was the worst month in terms of jobs. We saw our credit rating downgraded, and both GAO and the Bipartisan Policy Center have said it cost the taxpayers over \$1 billion. So that's all we're doing right now, another dose of uncertainty.

To my friend and colleague, the chairman of the Budget Committee, yes, we need budgets; yes, we need to reduce our long-term deficits. That's never been the issue. The issue is how. We believe we've got to make targeted cuts in reforms, but we also believe we need to eliminate a lot of the tax breaks and loopholes that we heard a lot from our colleagues about in order to reduce the deficit in a balanced way. If you don't do that, you sock it to everybody else in the country.

Let's pass a balanced approach to reducing our deficit, and not one that takes it out at the expense of our kids and our seniors.

Mr. CAMP. I yield myself such time as I may consume.

I would just say that we've already increased the debt limit over \$5 trillion in the Obama administration. That's an almost 50 percent increase in the debt limit.

Let me also just say that we've had several temporary short-term increases in the debt limit before there's been a more permanent longer-term increase—in 1987, in 1990, and 1996. So it is not unprecedented, the action that we're going to be taking today.

With that, I yield 2 minutes to the distinguished member of the Ways and Means Committee, the gentleman from Washington State (Mr. REICHERT).

Mr. REICHERT. Mr. Speaker, I thank the gentleman.

Let me just see if I can simplify this just a little bit.

There are three branches of government. Two branches of the government have responsibility for the budget, and there are three pieces to those two branches. The White House is one—the administration needs to produce a budget; the House Republicans need to produce a budget; and the Senate Democrats need to produce a budget for the system to work.

Even though we may not agree with it on this side of the aisle, the President has produced his budget. It's increased our deficit from \$11.4- to \$16.4 trillion or \$16.5 trillion. And some people at home may not really grasp the concept of \$16 trillion. Let's just talk about \$1 trillion. If we spent a dollar a second, Mr. Speaker, how long would it take us to spend that \$1 trillion? It would take 36,000 years. We are 16 of those in debt. It's time for the Senate to do their job.

Even though Admiral Mullen has said our greatest national security threat is

our deficit, and even though the Senate has raised their right hand and took an oath to protect and defend this great Nation of ours and defend the Constitution, they still have not acted. They still have not done their job to protect and defend, to uphold the oath that they took. Again, Admiral Mullen has said—and I repeat—that national security is at great risk because of our \$16 trillion deficit.

Look, you own a home and you have a \$50,000-a-year job and you're making your payments on a car and a house and you're thinking things are going just fine, but I want to add to that. I'm going to buy a new big screen TV, I'm going to put a pool table in, I'm going to buy two more cars, I'm going to put a pool in the back, I'm just going to fix the place up. All the sudden you realize, I can't pay for it.

You have some options available. You have to raise revenue. You go out and get two or three more jobs maybe, or your wife goes to work or your kids have to go to work. And that still doesn't meet your responsibilities. Then you have to stop spending, right? Stop spending.

The only other option now is to get rid of some of the stuff you can't pay for because even though you might have stopped spending and you've taken another job and you've raised some revenue, now you've got to get rid of stuff.

The SPEAKER pro tempore. The time of the gentleman has expired.

Mr. CAMP. I yield an additional 15 seconds to the gentleman from Washington.

Mr. REICHERT. Let's get rid of the pool table, let's get rid of the big screen TV. We've got to start cutting things. We need to stop spending in this country. The Senate needs to do their job.

No budget, no pay.

□ 1130

Mr. LEVIN. I yield 1 minute to the gentleman from New York (Mr. RANGEL).

(Mr. RANGEL asked and was given permission to revise and extend his remarks.)

Mr. RANGEL. I don't think anyone challenges the fact that we have to stop overspending. You just can't simplify it and say, "Stop spending."

The problem that we have now is that the debt ceiling has nothing to do with the full faith and credit of money that has already been spent. We'd have plenty of time to talk about taxes and spending if we'd talk about concurrent resolutions, if we'd talk about sequestration; but if what you're saying is that if there is a budget that I have to vote "yes" or "no" on and if one budget says that one way to close and reduce the deficit is to go after the people who are the poorest, the most sick, and the oldest and call that "entitlement cutbacks" and if I don't vote for that then it means that the government is not going to pay me, well, I

can go home very easily and tell them that a bad budget is worse than no budget and that, once again, we are holding hostage the spending cuts that a lot of people want that should be negotiated.

Perhaps we've got a 3-month reprieve, but the fact remains that this is holding up the President and our country from getting on with what we should do when the fiscal impact of this in our country and throughout the world is dangerous.

Mr. CAMP. Mr. Speaker, I yield 1 minute to a distinguished member of the Ways and Means Committee, the gentleman from New York (Mr. REED).

Mr. REED. Thank you, Mr. Chairman.

I rise today in support of this No Budget, No Pay proposal.

This is why we ran for office. This is why I came to Washington, D.C.—to stand for a vision that's going to attack this debt crisis that is upon us today, the debt crisis that will threaten our children and our grandchildren for generations if we do not get our fiscal house in order in Washington, D.C. It is time to put up the visions of the House Republicans versus those of the Senate Democrats as to what the proposals to move forward to solve this debt crisis are.

We owe it to the American people, to hardworking taxpayers, to be open and honest, and if my colleagues on the other side of the aisle want to stand for budgets that are all about tax increases, so be it. I believe there is a better way, and that better way will be in a House Republican budget that does the responsible thing and lays out a vision of growth and opportunity for generations to deal with this unsustainable debt crisis that is now upon us.

Mr. LEVIN. I yield 1 minute to another member of our committee, the gentleman from Washington (Mr. MCDERMOTT).

(Mr. MCDERMOTT asked and was given permission to revise and extend his remarks.)

Mr. MCDERMOTT. Mr. Speaker, here we are with another Republican straw man out here—a bill set up to fail. The Senate has not yet adopted its rules. We don't know where the filibuster is going to be used or anything, and you're saying they have to do something by a fixed date. Now, we've had fixed dates in here as long as I've been here, and we never make them; but what we are creating is continuous chaos globally in the economic world, and what you're doing by this is simply saying, hey, let's have another big kerfuffle. We'll be out here in May, 4 months from now, making exactly the same speeches. We'll all bring out the same pieces of paper and read from them and give the same speeches, and we will continue to retard the ability of the American economy to move forward.

We cannot send the message worldwide that the United States has lost

the ability to make decisions, to pay its debts. If that's the message you want the world to get, that's what this is about today. I'm voting against this. Bring back one that lifts the debt limit and that gets it out of the way so we can get down to the cost-cutting that needs to happen.

Mr. CAMP. I yield 1 minute to a distinguished member of the Ways and Means Committee, the gentlewoman from Tennessee (Mrs. BLACK).

Mrs. BLACK. As a charter member of the Fix Congress Now Caucus and as an early supporter of the No Budget, No Pay, I am very excited that this legislation will be voted on in the House in just a little bit.

We on the House Budget Committee work hard to pass a responsible budget each year, but the Democrat-controlled Senate refuses to do the same. In fact, it has been nearly 4 years since the Senate has passed a budget, and since that time, the government has racked up annual deficits exceeding \$1 trillion a year and, in total, more than \$5 trillion in 4 years. If we stay on this current path of record deficits, big government, and unfunded entitlement programs, Greece's present will be America's future.

A massive debt crisis is surely not the future we want for our children or our grandchildren. Fiscal responsibility and accountability in the Halls of Congress cannot wait. Today, we will take an important step in the House, forcing the Senate to either do its job or to face the consequences. It's simple: no budget, no pay.

Mr. LEVIN. I now yield 1 minute to the gentleman from Massachusetts (Mr. NEAL).

Mr. NEAL. Thank you, Mr. LEVIN.

Our job here is to educate the public, not to entertain them. They ran up deficits on the Republican side of \$6 trillion during an 8-year period of time—\$2.3 trillion worth of tax cuts and two wars. Now they come back today with a glitzy proposal of no work, no pay.

Institutional memory. Do you remember their term limits pledge? They invented that. They're all still here. Do you remember their line-item veto? The constitutional theorists? They got rid of that. How about that they were going to pass a balanced budget amendment to the Constitution? My dad used to say, "At least Jesse James had enough personal respect to wear a mask."

The people who put us into this situation are now quibbling about raising the debt ceiling when they almost broke the country with the proposals that they offered during all of those years, and never once did they deny President Bush on those proposals.

Mr. CAMP. I yield 1 minute to a distinguished member of the Ways and Means Committee, the gentleman from Illinois (Mr. ROSKAM).

Mr. ROSKAM. Thank you, Mr. Chairman.

Look, here is an opportunity. There is an opportunity to find common

ground. There is an opportunity to do something that makes common sense, that is not just common ground. It is common sense to require people, if they're getting compensation, to do their jobs. It has been 4 years. Ironically, it has been since the day Rod Blagojevich, the Governor of Illinois, was indicted that the United States Senate has passed a budget, and now we have an opportunity to put pressure on the other body, which is for them to do their work.

We don't do ourselves, we don't do our children, we don't do the taxpayers any favors by creating a climate that says "folks don't have to do their work." We don't get to a solution or a remedy unless we pass budgets. This is an opportunity to get on record and put the other body out into the open field so we can have a discussion and move this country on a pathway that makes sense. We ought to pass this and pass it quickly.

Mr. LEVIN. I now yield 1 minute to a member of our committee and chairman of our caucus, the gentleman from California (Mr. BECERRA).

Mr. BECERRA. If you buy a house, you pay your mortgage—well, at least under this bill, for 3 or 4 months. If you want your kids to go to college, you take out student loans, and you'll tell the bank, well, you'll pay for 3 or 4 months, and then we can talk again. If you want to buy a car, you go in and tell the dealer, Love that beautiful new car. You take out a loan. You pay for 3 or 4 months, and then you tell the dealer, Let's talk in about 3 or 4 months about what we do with the rest of the debt.

This simply creates more uncertainty, another fiscal cliff and yet another economic case of sabotage against the American public. The party that voted for tax cuts for the wealthy, two wars, and a massive new prescription drug benefit program and that put all of the costs of that on a credit card doesn't believe it's important now to honor those obligations of paying those bills and maintaining the full faith and credit of the United States of America. Now, with this new Congress, we have a chance for a fresh start—an opportunity to find common ground, not more conflict. Instead, our Republican colleagues are threatening three strikes against the middle class, against small businesses and the U.S. economy—the U.S. default, a government shutdown, and sequestration.

Let's start talking about what really matters to Americans, the biggest deficit we face—a jobs deficit. Let's get to work putting Americans back to work. Let's be problem solvers, not problem makers. It's time to get America moving again.

Mr. CAMP. Mr. Speaker, I yield 1 minute to a distinguished member of the Ways and Means Committee, the gentleman from Indiana (Mr. YOUNG).

□ 1140

Mr. YOUNG of Indiana. Mr. Speaker, as I travel in my south central Indiana

district, I hear frequently two simple requests from my constituents. First, they want us to get our spending and our debt under control. And, second, they want us to work together, collectively, Republicans and Democrats, to get that important job done. That's why I support this proposed legislation, H.R. 325.

The bill strikes me as eminently reasonable because it not only satisfies those simple requests; it asks us to do our job. We are required under law, as has been said before, to pass a budget. The House is required to do it, and the Senate is required to do it. The Senate has not done it for 4 years.

Now, a budget is essentially spending priorities. It lays out your vision for the future. Whatever solutions you may or may not have are revealed in a budget. It's not easy to put together a budget. Sometimes it's unpopular, but it is our duty.

So I say no budget, no pay. I'm tired of the Senate being dilatory in its responsibilities. They need to pass a budget. That's why I urge my colleagues to support this legislation.

Mr. LEVIN. I yield 1 minute to another member of our committee, the gentleman from Oregon (Mr. BLUMENAUER).

Mr. BLUMENAUER. We continue to talk past one another. The issue isn't passing a budget or not passing a budget. The issue is whether or not we're going to take fundamental steps to reform the way that we spend money around here.

The Republican budget of my good friend, Mr. RYAN, that they've passed on a couple of occasions would have required 9 trillion dollars in additional debt ceiling increase and wouldn't be balanced for two decades.

Let's stop playing games with the form, and let's sit down and work on the things we agree upon. I think the American public would support us if we took out tens of billions of dollars of unnecessary spending for redundant nuclear weapons; to reform the scandal that is the crop insurance program that incents people to plant land that they shouldn't plant and drives up losses. Let's accelerate health care reform like we're doing in Oregon that would save over a trillion dollars if it were applied nationally.

Let's get down and do it. Act, don't debate.

Mr. CAMP. Mr. Speaker, I yield 1 minute to a distinguished member of the Ways and Means Committee, the gentleman from Nebraska (Mr. SMITH).

Mr. SMITH of Nebraska. Mr. Speaker, I rise today in support of H.R. 325. The bill is an important step toward getting our fiscal house in order because it requires the Senate to finally pass a budget, something American families and businesses do each and every day.

The Federal Government is currently in the process of accumulating its fifth consecutive trillion-dollar deficit. We need a serious, forward-looking plan to

address the deficit. However, the Senate has gone nearly 4 years without even passing an annual budget.

Taking a year-by-year approach and addressing only discretionary spending will not solve our long-term spending problem. We must take a comprehensive, long-term approach to the Federal budget. A comprehensive approach to spending must also address the long-term solvency issues of entitlements such as Medicare, Medicaid, and Social Security. Without reform, spending will remain on an unsustainable path while the Medicare and Social Security trust funds are emptied before the majority of Americans who currently are paying in even qualify to become beneficiaries of those programs.

Today's legislation will allow us to work with the Senate in achieving this long-term deficit solution we know would meet the needs of Americans.

Mr. LEVIN. I yield 1 minute to the gentleman from New Jersey (Mr. PASCRELL), a member of our committee.

Mr. PASCRELL. Mr. Speaker, the 14th Amendment of the Constitution states, if I may paraphrase, the public debt of the United States shall not be questioned. In other words, we don't even have the power, really, in section 4 of that amendment. Take a look at it and read it, what our objectives are, rather than bring to debate year after year whether we should raise the debt limit. We have to do our jobs.

It would be foolish if people around the world began to wonder, once again, whether or not the Congress will give the President the ability to pay the debts that we racked up. Both sides voted for much of this. The fact is that the United States, as the President said, is not a deadbeat Nation. We will pay our obligations, both to our bondholders and to seniors and veterans and the middle class.

So while I'm glad my colleagues on the other side have edged slightly away from the precipice of default, they are still leaving themselves room to backtrack if they don't get what they want. And just the fact that the conference chairperson has said if we have to shut down the government to make sure that President Obama understands that we're serious, that's almost treason, according to the 14th Amendment.

Mr. CAMP. At this time I yield 1 minute to the distinguished gentleman from Illinois (Mr. RODNEY DAVIS).

Mr. RODNEY DAVIS of Illinois. Mr. Speaker, I rise today in support of H.R. 325, which is based on a very simple principle: if Congress does not pass a budget, Congress does not get paid.

We cannot start the process of controlling spending in this country without a budget. We also cannot ask hard-working taxpayers to manage their own budgets when their elected leaders fail to do so.

The House has done its work and passed a budget each of the past 2 years. The other body of this branch must do theirs if we're going to address our out-of-control spending. For nearly

4 years, the Senate has gotten away with not passing a budget, but they've found time to pass laws that increase spending. Failing to budget for our country for the past 4 years is a terrible way to run a government, and I support this bill which will pay for bills already obligated.

We have to stop the political gamesmanship that is occurring here in this town and work together to find commonsense solutions to cut spending and find savings in our budget. I look forward to passing this bill that will finally hold Congress accountable and begin putting America on a debt repayment plan and save future generations from paying for the mistakes of the past.

Mr. LEVIN. Mr. Speaker, how much time remains?

The SPEAKER pro tempore. The gentleman from Michigan (Mr. LEVIN) has 9½ minutes, and the other gentleman from Michigan (Mr. CAMP) has 5¼ minutes.

Mr. LEVIN. I now yield 1 minute to the distinguished gentleman from Wisconsin (Mr. KIND).

Mr. KIND. Mr. Speaker, I thank the gentleman for yielding me this time.

Mr. Speaker, the legislation before us today solves no problems. In fact, it just maintains the great uncertainty hanging over the U.S. and the global economy—whether or not we're going to jeopardize the full faith and credit of the United States of America and default on our Nation's financial obligations for the first time in our Nation's history. I do not for the life of me understand why anyone would jeopardize that safe haven that's been established in this country.

But we all know what needs to be done to get our fiscal house in order. Both parties are going to have to lock arms and jump into the icy water and make difficult decisions together. Every bipartisan commission that has been formed to address this issue has come up with the same conclusion. There's going to have to be some additional revenue, and there's going to have to be major spending reforms in our budget to make this work.

But my friends on the other side have not been exactly up front with the American people. They've finished two national campaigns promising to restore \$700 billion to the Medicare program and increase defense spending by over \$2 trillion over the next 10 years. That's \$2.7 trillion additional dollars in the two largest spending programs. So we do need an honest conversation about this.

Mr. CAMP. Mr. Speaker, I yield myself 15 seconds to place in the RECORD a letter from the Executive Office of the President, a Statement of Administration Policy, that says:

The administration would not oppose a short-term solution to the debt limit and looks forward to continuing to work with both the House and the Senate to increase certainty and stability for the American economy.

I reserve the balance of my time.

STATEMENT OF ADMINISTRATION POLICY
H.R. 325—TEMPORARY SUSPENSION OF DEBT
CEILING

(Rep. Camp, R-MI, and Rep. Miller, R-MI,
Jan. 22, 2013)

The Administration supports a long-term increase in the debt limit that would increase certainty and economic stability. Although H.R. 325 is a short-term measure and introduces unnecessary complications, needlessly perpetuating uncertainty in the Nation's fiscal system, the Administration is encouraged that H.R. 325 lifts the immediate threat of default and indicates that congressional Republicans have backed off an insistence on holding the Nation's economy hostage to extract drastic cuts in Medicare, education, and other programs that middle-class families depend on. For these reasons, the Administration would not oppose a short-term solution to the debt limit and looks forward to continuing to work with both the House and the Senate to increase certainty and stability for the economy.

Instead of short-term management of self-inflicted fiscal crises, the President believes there is now an opportunity to strengthen the economy by putting the Nation on a sounder fiscal path. Progress has already been made towards that goal. In 2011, the President signed into law \$1.4 trillion in spending reductions, not counting additional savings from winding down the wars in Iraq and Afghanistan. The fiscal agreement the President signed at the beginning of January increased revenue from high-income households by over \$600 billion. Together with interest savings, these two steps will cut the deficit by more than \$2.5 trillion over the next decade. The President has made clear that he remains willing to work with both parties in the Congress to budget responsibly and to achieve additional deficit reduction consistent with the principles of balance, shared growth, and shared opportunity.

The President has also made clear that he will not have another debate with the Congress over whether or not they should pay the bills that they have already racked up through the laws that they passed. The President has made clear that the Congress has only two options—pay their bills, or fail to do so and put the Nation into default.

H.R. 325 would temporarily allow the Congress to fund commitments to which it has already agreed. A temporary solution is not enough to remove the threat of default that Republicans in the Congress have held over the economy. The Congress should commit to paying its bills and pass a long-term clean debt limit increase that lifts self-inflicted and unnecessary uncertainty from the Nation's economy.

Mr. LEVIN. I yield 1 minute to the gentleman from New York (Mr. CROWLEY), a member of our committee.

Mr. CROWLEY. I thank the gentleman from Michigan for yielding me this time.

The Budget Control Act of 2011 sets the budget for the next 10 years. It actually says it in the name of the bill: the Budget Control Act. Many of my colleagues on either side supported that bill. So we have a budget in place for 10 years. You don't like what you voted for now, I understand that. That's problematic.

But this bill before us today is not a serious proposal by House Republicans, but rather a gimmick. Even the Wall Street Journal called it a gimmick.

□ 1150

This bill does not provide certainty to the business community, the international markets or job creators here in the U.S. that the U.S. Government will pay its bills.

This bill simply sets up another GOP-manufactured crisis in 4 months, putting the economy and the creditworthiness of our Nation at risk. Instead of no cliffs, my Republican colleagues on the other side of the aisle are creating a new cliff.

The American people sent us here to work, not to play more games. But my Republican colleagues are failing America again. Only 38 of my Republican colleagues voted for the Hurricane Sandy relief. Only 85 of their Members voted to provide tax cuts to the middle class. Yet, when it comes to pushing our country over the brink, they're all in.

Mr. CAMP. Mr. Speaker, at this time I yield 1 minute to the distinguished gentleman from Ohio (Mr. BOEHNER), the Speaker of the House.

Mr. BOEHNER. Let me thank my colleague for yielding, and ask my colleagues today to vote for the No Budget, No Pay Act.

You know, the promise here is pretty simple. It says that there should be no long-term increase in the debt limit until there's a long-term plan to deal with the fiscal crisis that faces our country.

Every hardworking taxpayer in America knows that they have to do a budget. Every hardworking taxpayer understands that you can't continue to spend money that you don't have.

We are committed to continue to do a budget every year. And if you think about this, it's not just that we've done a budget the last 2 years that addresses our fiscal crisis. Even when the Democrats had control, in the 2 years before that, you all did a budget. And yet, for 4 years, nearly 4 years, the United States Senate has not done a budget.

And so this bill before us is real simple. It says, Congress, if you don't do a budget, you don't get paid. I have no doubt that we're going to do our work. We're committed to doing a budget and a 10-year plan to solve our budget crisis and to balance our budget.

Frankly, I think it's time for the Senate and the White House to produce a budget that will balance over the next 10 years.

You know, most Americans would look up and go, wait a minute, why do they need 10 years to balance the budget?

But we know with baby boomers retiring, and the fact that it wasn't prepared for, it's going to take a little more time. But my goodness, we ought to be able to balance the budget in the next 10 years.

Balancing the budget over the next 10 years means that we save the future for our kids and our grandkids. It also means that we strengthen programs like Social Security and Medicare and Medicaid that can't continue to exist

in the current form without some kind of controls.

It's time for Congress to get serious about this, and this is the first step in an effort to bring real fiscal responsibility to Washington. It's real simple. No budget, no pay.

Mr. LEVIN. I yield 2½ minutes to the gentleman from Maryland (Mr. HOYER), our whip.

Mr. HOYER. I thank the gentleman for yielding.

I want to say to the Speaker before he leaves the floor, I believe the Speaker wants to get to a responsible agreement between our parties, between the House and the Senate, and between the Congress and the President on getting to a responsible way to reduce the budget. This bill is not that vehicle.

This bill, in my view, is an irresponsible waste of our time. This bill does not do what Republicans said they wanted to do over and over and over again, and that is give a sense of certainty to our economy, to our people, and to the international community.

This bill kicks the can down the road for 90 days one more time. This bill simply puts a leverage point another 90 days away, so that we can continue to roil this Congress, roil this country, and roil our people and our economy.

This bill is a political gimmick. This bill was cooked up a few miles from here when, frankly, the majority party said, We're in trouble. The people don't like us. Things aren't going well. How do we fix it?

Well, they came up with this gimmick, and the gimmick was, if you don't vote the way we want you to vote, we won't pay you.

Now, very frankly, the problem with that premise is that we are elected by 435 districts who have different perspectives. And my view is the overwhelming majority of us come here, work very hard on behalf of our constituents, but your constituents may not like what my constituents want. But that doesn't mean you have the right to say you're not going to get paid, Mr. HOYER, because we don't like what you're working for. If that's our premise, we are holding hostage policy in an undemocratic, dictatorial fashion.

Not only that, this 90-day kicking the can down the road has got to stop. We need to come to reality that it's not the debt limit that's the problem—and the President's absolutely right. The President has nothing to do with the debt limit. Only this House and the Senate can spend money. The President can't spend a nickel. Only this House and only this Senate.

The SPEAKER pro tempore. The time of the gentleman has expired.

Mr. LEVIN. I yield the gentleman an additional 30 seconds.

Mr. HOYER. The other problem with this, of course, is we're now going to spend till 12:30 today discussing this critically important issue. We treat it like just a throwaway. I can't discuss the substance of this issue in the time

allotted to me, nor can any other Member.

When I had a magic 1 minute, it was a little better when I was majority leader. I miss that very much.

But I urge both of us, both Republicans and Democrats, to come to grips with making the hard decision, not the political demagoguery decisions that this bill projects. Let us sit down together and come to grips with the fact that, yes, my friend, we need more revenues and, yes, we need to restrain spending and, yes, we need to restrain entitlements.

I say that as a leader of my party.

The SPEAKER pro tempore. The time of the gentleman has again expired.

Mr. LEVIN. I yield the gentleman an additional 30 seconds.

Mr. HOYER. But I say to all of us, you will not get there with gimmicks. You will not get there with pretense. You will not get there with irresponsibility and kick the can down the road.

I understand what you have done. You've taken your most controversial leverage point and put it at the end, rather than at the beginning of the process. But you still have the CR, and you still have the sequester, and we'll have to debate those.

What we ought to be doing is extending this debt limit for 1, 2, 4, or 6 years, or eliminating it all together. When you spend money, it has nothing to do with the debt limit and everything to do with the actions of this Congress.

Mr. CAMP. At this time I yield 1 minute to the distinguished Member from Pennsylvania (Mr. FITZPATRICK).

Mr. FITZPATRICK. I thank the gentleman.

Mr. Speaker, this is not a gimmick. For the past, almost going on now 4 years, our colleagues in the Senate have failed in their most basic responsibility of governance, which is to pass a budget.

The people I represent back in Bucks County and Montgomery County, Pennsylvania, the families and the businesses, they wouldn't survive without being able to operate on a budget. The school districts, the municipalities, the boroughs, the townships, the county government, even the Commonwealth of Pennsylvania, are all required to pass a budget that balances on time.

I'm proud to have, over the course of the past year, been advocating consistently for no budget, no pay in this House. The hardworking men and women that I represent wouldn't be paid if they didn't show up and they didn't do their job, or they didn't get their job done on time. And this place should operate no differently.

So I call on all our Members of the House, all my colleagues, to support no budget, no pay in these very difficult and troubled times.

Mr. LEVIN. I yield 1 minute to the gentleman from Illinois (Mr. DAVIS).

(Mr. DANNY K. DAVIS of Illinois asked and was given permission to revise and extend his remarks.)

Mr. DANNY K. DAVIS of Illinois. Thank you, Mr. Chairman.

No budget, no pay. No budget, no responsibility. No stability, no confidence. No confidence, no ability to borrow, to attract investors.

H.R. 325 is a gimmick. It is a gimmick. And I've always been taught that if you have a debt, pay it. Delaying it drives up interest rates and is not the best approach to convincing investors and lenders that we have the ability to pay.

If you convince people that you don't have the ability to pay, it is more likely that they're not going to let you have what you want. That's what I've always been taught. They do not want gimmicks. They want solutions.

□ 1200

Mr. CAMP. I reserve the balance of my time.

Mr. LEVIN. Can I ask how much time we have remaining?

The SPEAKER pro tempore. The gentleman from Michigan (Mr. LEVIN) has 3 minutes remaining. The gentleman from Michigan (Mr. CAMP) also has 3 minutes remaining.

Mr. LEVIN. I yield 1 minute to a member of our committee, the Congresswoman from California (Ms. LINDA T. SANCHEZ).

Ms. LINDA T. SANCHEZ of California. I want to thank my colleagues on the other side of the aisle for understanding the need to stop dancing with default. Recognizing that we can't disregard our obligations to seniors, veterans, and active military is a first big step. But this legislation doesn't create the long-term certainty that our economy needs. The small business owners that I talk to tell me that they need certainty before they can invest in their businesses and hire more employees.

Instead of providing small businesses the long-term certainty they need, the Republican-led House is just playing games. They're stringing the American public along so they can set up yet another dramatic showdown that only hurts our recovery. The mere mention of default sends markets plummeting, dries up hiring, and pulls the rug out from under consumer confidence.

Businesses in my district and all across the country can't afford more tantrums threatening defaults and government shutdowns. It's our job to find a solution and give businesses, the markets, and American families the long-term certainty they deserve. This legislation isn't a long-term solution. It's yet more irresponsible gamesmanship.

Mr. CAMP. I reserve the balance of my time.

Mr. LEVIN. I yield 1 minute to the gentleman from Maryland (Mr. DELANEY).

Mr. DELANEY. There's more cash in U.S. corporations than there's ever been in our country's history. Corporations have three things they can do with their cash: They can raise their

dividends; they can buy back stock; or they can make investments.

To make investments, which require a long-term time horizon, there needs to be certainty. If we care about American families, if we want our corporations to make investments that will create jobs, we will have certainty on the debt ceiling for a reasonable period of time and we will create fiscal certainty in this country in a balanced way. By "balanced," I mean additional revenues. That's what will create certainty in this country. That's what will get U.S. corporations investing.

If U.S. corporations invest, we create jobs, and that helps working families.

Mr. CAMP. I reserve the balance of my time.

Mr. LEVIN. Madam Speaker, how much time do we have remaining?

The SPEAKER pro tempore (Ms. FOXX). The gentleman from Michigan has 1 minute remaining.

Mr. LEVIN. I yield myself the balance of my time.

This isn't: no budget, no pay. This is: 3 months, no certainty. It's been said it kicks the can down the road—a road paved with uncertainty.

What this does, in a few words, is keep default hanging over the heads of this Congress and over the heads of the American economy and the American people. It's unwise to do that. We tried that in the summer of 2011. The Republicans more than flirted with it, and they flirted dangerously. Now they're pulling back.

But instead of meeting this head-on, they essentially bring a bill here that presumes that it moves us ahead, when it moves us into more and more uncertainty. This is unwise. Politically, they think it's smart policy. For the American people, it's very dumb.

Mr. CAMP. I yield myself the balance of my time.

The gentleman, my friend from Michigan, talked about certainty. And yes, there is certainty, because the Senate majority leader just announced they will take up this bill and pass it. And I think every American understands that we must get our debt and deficit under control. We've had over \$5 trillion in increases in deficits in the Obama administration—almost a 50 percent increase in our national debt.

And let me just say that we have had many short-term increases in the debt limit over time. What was business as usual when the Democrats were in the majority? We had nine short-term debt increases—three of them in 1987 and six of them in 1990—before longer, more permanent debt limit increases were made. So what was business as usual for the Democrats they now call "flirting dangerously" for Republicans.

I think it is very important we move forward on increasing the debt limit for this limited period of time while we can then address the issues that will help affect our long-term debts and deficits, including the sequester and the continuing resolution.

When the long-term debt of the United States was lowered to a AA-plus

rating on August 5, 2011, they said that the downgrade, which was after the Budget Control Act was passed, reflected their opinion that the fiscal consolidation plan that Congress and the administration recently agreed to—meaning the Budget Control Act—falls short of what, in our view, would be necessary to stabilize the government's medium-term debt dynamics, meaning we didn't do enough to address the drivers of our long-term debt. We must do that.

I would urge my colleagues to support H.R. 325, to support the No Budget, No Pay Act, and I yield back the balance of my time.

Mrs. MILLER of Michigan. Madam Speaker, I yield myself such time as I may consume.

I rise today in strong support of H.R. 325, the No Budget, No Pay Act.

The Budget Act of 1974 requires each House of Congress to pass a budget each year by April 15. This is important, of course, because the budget that we pass is our blueprint, literally, for how we're going to spend the hard-earned tax dollars that the American people send here to Washington to run our Nation.

Today, we are in a situation where the United States Senate has not passed a budget in nearly 4 full years, leaving the American people with no idea of how the Senate intends to deal with the fiscal crisis that is facing our Federal Government. In the time since the Senate last passed a budget, the Federal Government has experienced deficits of over \$1 trillion each and every year, and we have added more than \$5 trillion to our national debt. Obviously, this is a very serious fiscal crisis, and the American people are demanding answers.

This legislation will allow us room to begin working on a solution that will put our Nation on a much more sound financial footing. This bill will extend our Nation's borrowing authority for 90 days to give each House of Congress, the House and the Senate, the needed time to do what they are legally required to do, which is to pass a budget to show the American people how we intend to deal with the many challenges that we face. But while giving Congress time to do its work, it also has a very important caveat associated with it that says, if we don't do what we are required to do by law, that we will not be paid. Simply put: no budget, no pay.

This idea actually came, Madam Speaker, from previous bipartisan efforts to bring fiscal responsibility to Washington. And now the President has indicated that if it reaches his desk, he will sign it, that he does not oppose it.

As well, there have been very promising indications coming out of the United States Senate from many Democratic Members that they will also step up, after 4 long years of inaction, and put forward a budget.

□ 1210

I believe that this can be the impetus today for us to begin working together to make the difficult decisions to finally address our fiscal challenges. Today, we can send that very strong message to the American people with a bipartisan vote to show that we are willing to put our paychecks on the line to meet these challenges.

Now, some are concerned about whether or not this legislation is constitutional because of the 27th Amendment's restriction that the pay of Members of Congress cannot be varied—that is really the operative phrase of that amendment, “varied”—that it can neither be raised nor reduced until another election has taken place. This bill, Madam Speaker, was carefully crafted to comply with the requirements of the 27th Amendment.

So this is how it will work:

If either the House or the Senate does not pass a budget by April 15, the deadline, then beginning on April 16, the pay for Members of that Chamber will be placed into an escrow account and will only be paid when that Chamber—either the House or the Senate—has passed a budget or when we reach the end of the 113th Congress. The amount that Members are paid will not be reduced nor will it be raised, so we stay in strict compliance with the terms of the 27th Amendment.

There is no requirement in the 27th Amendment which states that Members have to be paid weekly, biweekly, monthly, or bimonthly or what have you, only that the pay that they receive will not vary.

Now, some have suggested that the escrow account into which the Member pay would be deposited should bear interest so that that could then, as well, be paid to the Members. This cannot happen because that would actually cause Member pay to increase, of course. It would then vary their pay, which would not be in compliance with the strict terms of the 27th Amendment.

So I am extremely hopeful, Madam Speaker, that we will successfully conclude our work in a timely basis here in the House, and I hope that this additional provision, as well, encourages the Senate to also complete our important work and pass a budget.

What we are suggesting certainly is not unreasonable. I'll tell you, I come from southeast Michigan, and one thing I can tell you that is true about the people that I am honored to serve is that they get up every single day, every morning and work hard all day, every day. They simply do not understand how Congress can fail to do our job for almost 4 years—no budget out of the Senate for almost 4 years—and yet suffer no consequences.

The American people are demanding that their Members of Congress deal effectively with the challenges we face. Our problems are real, and it's time for real solutions or real consequences.

The concept, again, very simple: no budget, no pay. When times are tight,

you balance your checkbook. When you run out of money, you stop spending. When your credit card is maxed out, you cut it up or get a plan together to pay it off. And if you don't do your job, you don't get paid. These are the principles, Madam Speaker, that Americans live by, and we certainly should be no exception.

So I would urge my colleagues to join me in supporting this bill.

I reserve the balance of my time.

Mr. BRADY of Pennsylvania. Madam Speaker, I yield myself such time as I may consume.

This bill is not a serious or viable attempt to address the debt ceiling issue and is merely another way to avoid dealing with the difficult choices we need to make.

We have been here before. We know what happens when we govern with this kick-the-can-down-the-road mentality. The most troubling effect, again, is the constitutionality of this bill is also dangerously unclear.

I was not on the floor last week when my colleagues read the Constitution. Maybe they didn't reach the 27th Amendment. I am not a constitutional attorney. I am not an attorney in any way, and I make no apologies for that. But it's real easy:

No law, varying the compensation for the services of the Senators or Representatives, shall take effect, until an election of the Representatives shall have intervened.

“Varying” is the, again, as my friend did say, operative word. If you aren't getting a paycheck in a month and you're going to wait for 18 months, that's varying. So it could be—and, in my opinion, it is—a constitutional problem.

But be that as it may, I do commend the majority for recognizing that Congress must pay its bills, that raising the debt ceiling isn't about spending more money, it's about paying for bills we already incurred.

There is widespread, bipartisan acknowledgement of how difficult and serious the fiscal challenges before us have become. However, this proposal is just another attempt to yet again put the discussion off for another day.

Madam Speaker, I came here and I saw the sign, “No Budget, No Pay.” It probably should say, “No Budget, Delayed Pay,” but it sounds better when you say “No Budget, No Pay.” That means we may not be getting paid, but we're going to get paid; it will be delayed, but we're going to get paid.

Every year in this house we do pass a budget; although, it's a budget that I can't vote for. It's a budget that hurts the middle class, the working class, the want-to-be-working class, and it also hurts the American people's safety net. We know again this year we will pass that budget. So our friends on the other side of the aisle are putting up a No Budget, No Pay quite well knowing that they will probably pass their budget and we probably will get paid.

On another thought, as my good friend, Mr. DOYLE, from Pittsburgh has

said to me, why not no gun control, no pay? Why not no immigration reform, no pay? Why not no DISCLOSE Act, no pay?

So, Madam Speaker, in my opinion—and I think in a lot of my colleagues' opinion—it's a gimmick bill. No Budget, No Pay has no teeth.

With that, I reserve the balance of my time.

Mrs. MILLER of Michigan. Madam Speaker, before I yield time to my good colleague here, a couple of comments in regards to what my ranking member has said from the committee, why not no gun control, no pay, or using some other examples. I would just point out that none of those are required by law, as passing a budget is required by law.

Also, there was some comment again about the significance of the 27th Amendment. I would just add quickly a statement from David Rivkin, Jr., and Lee Casey. These are two constitutional attorneys that served in former administrations who say the bill passes muster. Their comment:

It does not vary Members' compensation instead holding it in escrow until such time that a budget is passed or, at the latest, this Congress comes to an end. It is attentive to the text and structure of the Constitution.

And just one other quote. This is from another constitutional attorney, a Greg Watson—actually, a gentleman who rallied the support to pass the 27th Amendment. I will proudly point out, in 1992 it was my State of Michigan that put it over the three-fourths threshold. But at any rate, he said:

Nowhere in such a proposal do I see any violation of the terms and provisions of the 27th Amendment. Such a proposal does not vary the dollar amount of compensation to Members of Congress. The proposal merely delays the disbursement of that dollar amount.

STATEMENT OF DAVID B. RIVKIN, JR., AND LEE A. CASEY

Members of Congress are accountable not just to serve their constituents but also to support and defend the Constitution of the United States. The House of Representatives' debt ceiling extension furthers both. The American people expect that their elected representatives in Congress will work together to enact a budget resolution, and the House bill's approach holds them personally accountable for doing so. It honors both Article I and the Twenty-Seventh Amendment to the U.S. Constitution because it does not vary Members' compensation, instead holding it in escrow until such time that a budget is passed or, at the latest, this Congress comes to an end. This mechanism is a model for the way that Congress ought to work: it is creative, it is fiscally responsible, and it is attentive to the text and structure of the Constitution.

Madam Speaker, at this time I am very honored and privileged to yield 2 minutes to the gentleman from Mississippi (Mr. HARPER), who is a distinguished member of the Committee on House Administration.

Mr. HARPER. Madam Speaker, the No Budget, No Pay portion of this bill was written specifically to ensure that it complies with the 27th Amendment

to the Constitution. The bill does not vary the amount of compensation and is, therefore, constitutional. It only changes when Representatives and Senators are paid if they fail to adopt a budget resolution, as required by law.

Currently, Representatives are paid monthly and Senators are paid twice a month. This bill simply says, if the House does not adopt a budget resolution, the Members of that House, instead, get paid at the end of that term of Congress.

In 1789, James Madison, when he introduced the 27th Amendment, spoke of preventing changes in compensation from being for the benefit of those determining them. The clear purpose of the amendment—which, as we know, was not ratified until 1992—was to prevent Members from drawing higher salaries from the public treasury without giving voters an opportunity to speak on that decision. This bill does not benefit Members at the expense of taxpayers, and it is consistent with the provisions of the 27th Amendment.

Mr. BRADY of Pennsylvania. It is my pleasure to yield 1 minute to the gentleman from Vermont (Mr. WELCH).

Mr. WELCH. I thank the gentleman.

We have sharp differences in this body on taxes, on spending, on the best path forward to resolve our fiscal situation. Those are fairly legitimate debates, but there should be absolutely no daylight between us on meeting our obligation to pay our bills. There should be no linkage between the obligation to pay our bills and getting our way on contentious issues in dispute among us.

This is just like a person with a credit card who buys a refrigerator. At the end of the month when the credit card bill arrives, they've used the refrigerator, they see they're above their credit limit, they don't tear up their credit card. What they do is they stiff their credit card company.

□ 1220

We have to pay our bills. That is not negotiable. A year ago August when we went through this spectacle with this linkage, we suffered our first downgrade in the history of the country. That is outrageous. And it's going to cost taxpayers money. If we mess around with the debt ceiling, creating uncertainty as to whether this is a political tool and gimmick, a 1 percent increase in interest rates will cost the taxpayers \$1 trillion.

Mrs. MILLER of Michigan. Madam Speaker, the reason that we have such an enormous amount of national debt, such a number that you can't even get your mind around it anymore, \$16 trillion, a big component of that is because we have not been following the law in having the Senate pass a budget as we have done in this House.

I would say, having been very proud to participate and sit on the platform watching the President of the United States in his inaugural getting sworn in just the other day, one of the things

that he said is that we have to address our debt and we have to work together. And today, the White House is saying they will not oppose this bill. So I am asking my colleagues to work together in a bipartisan way. Passing a budget is the foundation for us to begin to get a handle on this out-of-control spending and the deficit and the debt that we have.

Madam Speaker, I reserve the balance of my time.

Mr. BRADY of Pennsylvania. Madam Speaker, I would like to yield 1 minute to the gentleman from New York, Hakeem Jeffries.

Mr. JEFFRIES. Over the last 2 years, the debt ceiling has been illegitimately demonized, politicized, and mischaracterized. If it were possible to give voice to the debt ceiling, it might reasonably ask the question: Where do I go to get my reputation back?

The debt ceiling is not a forward-looking vehicle designed to give the President the power to spend more. It is a backward-looking vehicle designed to give the administration the ability to pay bills that have already been incurred by the Congress.

We've all sworn an oath to uphold the Constitution. We, therefore, have a constitutional obligation to protect the full faith and credit of the United States to prevent a default and to stop holding the economy hostage to economic and ideological extremism.

The American people deserve a meaningful, long-term increase in the debt ceiling that will give us the stability to create economic growth. That is the reason why I urge a "no" vote on this legislative gimmick.

Mr. BRADY of Pennsylvania. Madam Speaker, it is my pleasure to yield 1 minute to the distinguished Democratic leader, Ms. NANCY PELOSI.

Ms. PELOSI. Madam Speaker, I thank the gentleman for yielding. I thank him; our ranking member on the Ways and Means Committee, Mr. LEVIN; and our ranking member on Budget, Mr. VAN HOLLEN, for their leadership and the clarity they have brought to the debate on the floor today.

It's a curiosity what we have on the floor today. It's a subterfuge to distract from the matter at hand. Madam Speaker, once again, as has happened too often in the last 2 years, we have come to the floor at a moment when our Republican colleagues are threatening the full faith and credit of the United States of America and putting the stability of our economy on the line.

Too often, families and small businesses have faced uncertainty about the debt ceiling, funding our national government, our Tax Code, and the rest. Three months. Where is the certainty in 3 months? We should not even be having a debate. There should be no doubt that the full faith and credit of the United States will be honored, and that is what our Constitution says.

Too often, House Republicans have refused to acknowledge the negative

impact of their action, choosing to return to the same tired, failed strategy, one that only serves to, again, weaken our economy and undermine our middle class. That track record must end.

Now, I'm hearing people say that we should go down this path of least resistance. That's what I call it. It's an easy way out, 3 months. But the fact is that that is a path to even more problems and, as Mr. CROWLEY has said, a path to another cliff.

Our country needs a clean, long-term debt ceiling increase and a bipartisan, balanced budget that protects Medicare and Social Security, invests in the future, and responsibly reduces the deficit. We all know that. We know that as we go forward to reduce the deficit we need growth in job creation, we need spending cuts, and we need revenue. Democrats have already agreed to \$1.6 trillion in spending cuts. Democrats have already agreed to more than \$1 trillion in Medicare savings to strengthen Medicare and to protect beneficiaries and not to affect their benefits. Democrats and Republicans came together to avert the fiscal cliff and raise revenues by de-linking the tax cut for the high end from the tax cut for the middle class.

We all agree that more can and must be done to get our fiscal house in order. But we must face the facts. Real, lasting deficit reduction will only be achieved through an approach that is balanced, fair, and focused on jobs and the prosperity of our middle class.

Unfortunately, this bill on the floor today fails to meet those standards. Americans and Members of Congress should remember two words about this legislation—two words: three months. Three months. That's how long Republicans are prepared to raise the debt ceiling. Today they really don't even address the debt ceiling issue—three months.

But Republican leaders are doing more. They have made promises to their fellow Republicans, to get their vote, to even go beyond the Ryan budget. This is like the Ryan budget on steroids. They have called this bill No Budget, No Pay. But who pays under the Republican budget? Seniors pay, ending the Medicare guarantee. Seniors, children, and people with disabilities pay, cutting Medicaid. Children pay because it will cut investments in their education, in their future, in their self-fulfillment, in the competitiveness of our country in the global economy. Veterans pay because of the gutting of our domestic spending priorities.

I don't think that we should ever link what we do here as to whether people get paid. We have a lot of work to do here. This linkage is a gimmick, it's a joke, and it's not right. It's designed to put people on the spot and say, you don't get paid, and in order to get paid, in order for Members of Congress to get paid, you must cut benefits for seniors and their Medicare guarantee, Medicaid and the rest. It's a

false link. It shouldn't even be there in the first place, and it is wrong.

Again, this proposal is a missed opportunity. It does not relieve the uncertainty faced by small businesses, the markets, and the middle class. It is a gimmick unworthy of the fiscal and economic challenges that we face. This proposal does not have certainty. It does not have growth, and it does not have my support. I urge a "no" vote.

Mr. BRADY of Pennsylvania. How much time do I have remaining, Madam Speaker?

The SPEAKER pro tempore. The gentleman from Pennsylvania has 4½ minutes remaining.

Mr. BRADY of Pennsylvania. I would like to yield 1 minute to my dear friend from right across the river from me, the gentleman from New Jersey (Mr. ANDREWS).

(Mr. ANDREWS asked and was given permission to revise and extend his remarks.)

□ 1230

Mr. ANDREWS. Madam Speaker, an owner of a software company is deciding whether to hire more people today, a manufacturer is deciding whether to buy a new piece of equipment, a restaurant owner is deciding whether to add more tables and jobs to her restaurant. In order for them to decide to grow, they need to know there's going to be a stable financial environment.

What we're doing today is saying to those decisionmakers, don't worry, the government is going to pay all of its bills until May 19. After that, we're not sure.

The way to reduce the deficit is, yes, fiscal restraint and adding revenue, but the way to reduce the deficit is to grow jobs in this country. The people who decide to grow jobs in this country will not make that decision in an atmosphere of financial chaos.

This bill creates another fiscal cliff. Fiscal cliffs are the problem, not the solution. The solution is economic growth.

Let's oppose this bill and oppose yet another unnecessary and contrived fiscal cliff.

Mrs. MILLER of Michigan. I continue to reserve the balance of my time.

Mr. BRADY of Pennsylvania. Madam Speaker, I yield 1 minute to the gentleman from New York, Mr. JERRY NADLER.

(Mr. NADLER asked and was given permission to revise and extend his remarks.)

Mr. NADLER. Madam Speaker, the gimmick nature of this whole thing I won't elaborate on. It's been done before. The fact that this provision of withholding pay from Members of Congress is unconstitutional as it varies Members' pay is obvious. The argument that withholding pay for a year and a half or a year and three-quarters is not varying compensation. It is constitutionally laughable and beneath respect.

Secondly, this is institutionalized bribery and extortion. It should never

be considered. What this provision says is if you vote the way we think you ought to vote, you'll get paid. If you vote the way we think you should not vote, you will not get paid. That's why we have this provision in the Constitution. We should not be bribing Members. We should not say to a Member that if you think the budget before you is not good for the country, vote against it and you won't get paid; if you think it's not good for the country, you better vote for it because you have a mortgage payment coming due.

How dare we.

Finally, the last thing we want to do is say to people thinking of running for the Congress, if you're not a millionaire, don't run because there's no guarantee you'll be paid.

Mrs. MILLER of Michigan. I continue to reserve the balance of my time.

Mr. BRADY of Pennsylvania. Madam Speaker, it's my honor to yield 1½ minutes to the assistant Democratic leader, Mr. CLYBURN.

(Mr. CLYBURN asked and was given permission to revise and extend his remarks.)

Mr. CLYBURN. I thank the gentleman for yielding me this time.

In 2011, the majority leader, Mr. CANTOR, said:

We don't need to be governing in 2 month increments.

I agree.

We don't need any more uncertainty.

I agree.

He later said:

Uncertainty prevents entrepreneurs from taking a risk, from starting a business and creating jobs.

I agree. Governing in 3-month increments is no better. It maintains a continuous cloud of uncertainty.

We all saw the damage caused in 2011 when our Republican colleagues risked the full faith and credit of the United States. Businesses slowed and Standard & Poor's downgraded America's credit. Going down this road again will threaten our ongoing economic recovery and reverse job growth.

My Republican colleagues continue to use the American economy as leverage for their ideological agenda and creating another cliff is not an adequate solution. This is hostage-taking, and this is unacceptable.

This bill merely kicks the can down the road and does nothing to end the uncertainty facing businesses. I urge a "no" vote.

Mrs. MILLER of Michigan. I continue to reserve the balance of my time.

Mr. BRADY of Pennsylvania. As I have no more speakers, I'm prepared to close and yield myself the balance of my time.

I heard the previous speakers on the other side talk about no budget, no pay. It's no budget, delayed pay. They are trying to fool the American people by saying we're not getting paid, which is not true. We are going to be getting paid—which I doubt also—at the end of 18 months. So we're going to get paid.

The reason why I doubt that is because every year my colleagues on the other side of the aisle do pass a budget. Do we pass a budget that we can agree with? No. Do they hurt the middle class? Yes. Do they hurt the working class? Yes. Do they take away safety nets? Yes. Do they hurt our veterans? Yes.

Without question, I will make a bet with anybody who would like to that there will be a budget passed in this session. When that happens, they will try to put some pressure on the Senate, which can easily pass anything they want to pass, and then that makes this no budget, no pay, no teeth.

With that, Madam Speaker, I yield back the balance of my time.

Mrs. MILLER of Michigan. Madam Speaker, I yield myself the balance of my time.

I would just say this, Madam Speaker: what we're hearing from our Democratic colleagues here in the House is really a complete disconnect from what we're hearing from their Senate colleagues about this particular bill.

You have House Democrats saying that this bill is nothing but a gimmick. I've heard it said that this bill is a joke. In other words, it is a gimmick or a joke to suggest that Congress should follow the law.

I think that's different than what Senate Democrats have been saying very vocally, that this bill actually would give them an opportunity to pass a budget and the White House saying that they won't oppose it. Again, it's a complete disconnect from my colleagues here on the floor, some that I'm hearing on the other side there. I would say more pointedly that it's a complete disconnect from what the American people have as an expectation for their government, which is to follow the law, to pass a budget, to get a handle on our debt and our spending, and to prioritize our spending.

Again, a budget is a blueprint for a path forward. It speaks to the American people of the priorities of their Congress, of their government. We will have lots of other opportunities to address this terrible national debt.

I urge my colleagues to join me in supporting this bill, and I yield back the balance of my time.

Mr. COOPER. Madam Speaker, I rise today to support No Budget, No Pay. The idea behind No Budget, No Pay came from a Nashvillian who approached me two years ago and said, "I don't get paid if I don't do my job, and do it on time. Why should Congress be any different?" I agreed, and I introduced No Budget, No Pay in 2011 during the last Congress with the help of the important non-partisan reform group No Labels. I reintroduced the bill, H.R. 310, last Friday, with 48 original cosponsors, 19 Democrats and 29 Republicans.

The purpose of No Budget, No Pay is to get Congress to do its essential budgeting work on time. This means pay-for-performance, a new concept here on Capitol Hill. Getting the job done on time is a fundamental American principle yet one that has been forgotten in

our nation's Capitol. Our No Budget, No Pay proposal aligns incentives of elected officials with those of our citizens back home so that we will start completing our work on time in order to get paid. The purpose of this bill is not punishment, but performance.

We are in an interesting parliamentary situation today because, after stonewalling by both political parties, the Republican Party has now, suddenly and without hearings, adopted a diluted version of No Budget, No Pay for immediate floor consideration. Thankfully, the Democratic Party has decided not to make this a partisan issue, freeing members to vote as their conscience tells them.

I am not defending Republican floor procedures, or the modifications they made to my bill. But the important point is that reform of Congress is long overdue, and this is the way to start, with a new type of reform that brings Congress back in line with the values and the work ethic of the American people. No work, no pay. No budget, no pay.

Mr. DINGELL. Madam Speaker, I rise in opposition to H.R. 325, the No Budget, No Pay Act of 2013.

It frustrates me to no end that my Republican colleagues still have not learned their lesson from their earlier failures on matters of similar character. The American people want results, not political gimmicks, which is precisely what this bill is. H.R. 325 does nothing to ensure the long-term stability of markets, promote sustainable economic growth, and protect the credit rating of the United States. Very much the opposite, it is a "gotcha bill" that allows House Republicans to thumb their noses at the Senate and blame it for faults in which House Republicans share. I have never been a great lover of the other body, but now is not the time for petulant antics. Now is the time for action in the public interest.

I urge my colleagues to vote down H.R. 325. We have time enough—though not much—to negotiate a bipartisan increase to the debt ceiling that is not just another stop-gap measure creating new problems and risks in the immediate future. That will require good faith and hard work by all who choose to be involved. I choose so, and I hope my colleagues do as well.

Ms. JACKSON LEE. Madam Speaker, this measure will continue to ensure funding for all federal government obligations and allow the government to continue its day to day operations through May of 2013.

The U.S. Constitution is clear on the subject of the debt limit. Section 4 of the 14th Amendment states in clear language that: "the validity of the public debt of the United States . . . shall not be questioned."

The American people and our economy are being held hostage to gimmicks driven by polls, and unfettered brinkmanship. On the cusp of the inauguration of our 44th President—a glorious occasion—the people deserve better.

Americans want a clean debt limit increase, which has been done numerous times, but the normal process by which the Treasury Secretary consults with the President and Congress seems to have hit a major roadblock. This obstructionist governing is based on a practice that seems to put ideology over pragmatism.

The President has stated:

"The Administration supports a long-term increase in the debt limit that would increase

certainty and economic stability. . . Instead of short-term management of self-inflicted fiscal crises, the President believes there is now an opportunity to strengthen the economy by putting the Nation on a sounder fiscal path. Progress has already been made towards that goal."

I would hope that my colleagues on the other side realize that these are trying times for the American people and brinkmanship is not the answer. This body must come up with a sensible solution to the pressing financial problems which plague our economy.

It is truly shameful that during the beautiful transcendent inaugural weekend, in which many of my Houston constituents were able to come and enjoy Washington, DC, hospitality; capped off by the celebration of Dr. Martin Luther King's birthday, Congress is back to the same bad sportsmanship which has crippled this body to the point of gridlock.

The measure provides funding authority for the first five months of 2013, through May 2013, to allow the government to service debts and obligations which we have previously incurred.

This legislation is filled with gimmickry because it would require House Members' salaries to be held in escrow if we House do not adopt a budget resolution and Senators' salaries to be held in escrow if the Senate doesn't do the same. It appears that my colleagues on the right have opted for form over substance.

We cannot continue to hold our Nation hostage, keeping the benefits of recipients of Social Security, Medicaid, and Medicare who have must have sleepless nights because they are worried about the disappearance of their monthly checks.

I support a long-term increase in the debt limit that would increase certainty and economic stability. The bill before us this morning, H.R. 325, is a short-term measure with unnecessary complications, needlessly perpetuating uncertainty in the Nation's fiscal system, though I would note that the Obama administration has given somewhat tepid support, and only because H.R. 325 lifts the immediate threat of default and indicates that my Congressional Republican colleagues have backed off an insistence on holding the Nation's economy hostage to extract drastic cuts in Medicare, education, and other programs that middle-class families depend on.

My colleagues want to buy time so that they can figure out how to squeeze the American taxpayer even more by devising bone-crunching cuts and slashes to entitlement programs—all of which is driven by rabid ideology—as opposed to sitting down and working with Democrats to come up with reasonable budget reforms which do not hurt seniors and the disadvantaged.

That is why Madam Speaker, I submitted an Amendment to the Rules Committee yesterday which:

"Establishes that it is the sense of Congress that the safety net for the most vulnerable among us, the 15.1 percent of Americans living below the poverty line which includes 21 percent of our nation's children, must be protected in any budget negotiations."

Madam Speaker, Social Security is currently the only source of income for nearly two-thirds of older American households receiving benefits, and roughly one-third of those households depend on Social Security for nearly all of their income.

Half of those 65 and older have annual incomes below \$18,500, and many older Americans have experienced recent and significant losses in retirement savings, pensions, and home values. Today, every dollar of the average Social Security retirement benefit of about \$14,800 is absolutely critical to the typical beneficiary.

Contrary to some claims, Social Security is not the cause of our nation's deficit problem. Not only does the program operate independently, but it is prohibited from borrowing. Social Security must pay all benefits from its own trust fund.

If there are insufficient funds to pay out full benefits, benefits are automatically reduced to the level supported by the program's own revenues.

For reasons like these, I may not oppose a short-term solution to the debt limit and look forward to continuing to work with my colleagues here in the House and the Senate to provide certainty and foment stability for the economy.

I would add that instead of short-term management of self-inflicted fiscal crises, I truly believe we have an opportunity to strengthen the economy by putting the Nation on a sounder fiscal path.

Progress has already been made towards that goal. In 2011, the President signed into law \$1.4 trillion in spending reductions, not counting additional savings from winding down the wars in Iraq and Afghanistan. We need to seize this template and move forward—not backwards.

The fiscal agreement the President signed at the beginning of January increased revenue from high-income households by over \$600 billion. Together with interest savings, these two steps will cut the deficit by more than \$2.5 trillion over the next decade. We should have done more to address our revenue problem.

The President has made clear that he remains willing to work with both parties in the Congress to budget responsibly and to achieve additional deficit reduction consistent with the principles of balance, shared growth, and shared opportunity.

The President has also made clear that he will not have another debate with the Congress over whether or not they should pay the bills that they have already racked up through the laws that they passed. The President has made clear that the Congress has only two options—pay their bills, or fail to do so and put the Nation into default. And I am in complete agreement.

According to the Bipartisan Policy Center, spending for Medicare and Medicaid is projected to increase from 21 percent of non-interest federal spending in 2010 to 31 percent by 2020. The numbers are wonkish sounding but in terms of real dollars, the increase is mammoth. That is why we must address the spending issue in earnest but not using the paltry monthly income of seniors to pay for yachts for millionaires.

National spending on health care has grown about 2 percentage points per year faster than GDP over time. Federal revenues, however, have not kept pace, growing at roughly the same rate as GDP.

As a result, federal deficits will be driven upward by federal health programs unless their rate of growth is tamed. This discrepancy must be dealt with sooner rather than later, but no matter how you couch it, there is no better translation than the word: b-r-o-k-e.

I hasten to add that community health centers provide much needed, high-quality healthcare to over 20 million Americans. These centers are able to serve vulnerable portions of the American population, including racial and ethnic minorities, as well as rural and low-income Americans.

I want to give some pertinent facts about my district and why the certainty provided by H.R. 325 is so important.

The Houston-Sugar Land-Baytown Metropolitan Area consists of 10 counties: Austin, Brazoria, Chambers, Fort Bend, Galveston, Harris, Liberty, Montgomery, San Jacinto and Waller.

The Houston metro area:

It ranks sixth among U.S. metropolitan statistical areas with a population of 5,867,489 as of mid-2009, and it covers more than 10,000 square miles, and has a gross product of \$403.8 billion, according to The Perryman Group. This area recorded 2.54 million payroll jobs in November 2010, more than the job counts of 31 U.S. states, including Arizona, Colorado and Alabama.

The Houston economy has experienced a resurgence but let's remember the economic history:

The recession hit Houston in September '08. Our region lost 152,800 jobs through January '10. We began to recoup jobs starting in February that year and by October '11, the region had gained 153,000 jobs, or 101.1 percent of what we lost in the recession.

And though Houston faces some challenges in the near term, the long-term outlook is bright. The challenges are those of managing growth rather than economic stagnation. The long-term outlook for the Houston metro area is positive, and steady growth will be the norm for Houston for the foreseeable future. What Houston cannot afford right now is continued uncertainty from Washington, D.C.

Moreover, given the uncertainty of final funding decisions and the possibility that across-the-board spending cuts will occur in March unless Congress and the President can reach agreement to prevent the currently scheduled "sequester," it is critical that we work towards bipartisan solutions to our nation's financial woes.

Given the U.S. economy is showing signs of progress, it is crucial that we continue to fund government programs without interruption.

Lastly, as a Senior Member of the Homeland Security and Judiciary Committees I understand the importance of the U.S. Customs and Border Protection mission to enforce drug, trade and travel laws in efforts to keep our borders safe; and the importance of ensuring that our nation remains safe from terrorists and others who would do harm to our nation.

In summation, I urge my colleagues to reject this poll-driven exercise in futility and give a clean debt ceiling vote so that the American people can carry-on with the business of achieving prosperity.

This is not a new law, new outlay, or some random exercise in the fulfillment of the Obama Doctrine. In fact, according to the Congressional Research Service, since March 1962, Congress has enacted 76 separate measures that have altered the limit on federal debt. Typically, the Treasury Secretary consults with the President and Congress, and the limit has been subsequently raised to accommodate our fiscal needs.

And I close with the sacred words from our Constitution. Section 4 of the 14th Amendment

states in clear language that: "the validity of the public debt of the United States . . . shall not be question."

And the President himself was transparent and sincere when he stated:

"H.R. 325 would temporarily allow the Congress to fund commitments to which it has already agreed. A temporary solution is not enough to remove the threat of default that Republicans in the Congress have held over the economy. The Congress should commit to paying its bills and pass a long-term clean debt limit increase that lifts self-inflicted and unnecessary uncertainty from the Nation's economy."

I echo President Obama's words and wish that this House gets its house in order.

The SPEAKER pro tempore. Pursuant to House Resolution 39, the previous question is ordered on the bill, as amended.

The question is on the engrossment and third reading of the bill.

The bill was ordered to be engrossed and read a third time, and was read the third time.

MOTION TO RECOMMIT

Mr. MURPHY of Florida. Madam Speaker, I have a motion to recommit at the desk.

The SPEAKER pro tempore. Is the gentleman opposed to the bill?

Mr. MURPHY of Florida. I am opposed in its current form.

The SPEAKER pro tempore. The Clerk will report the motion to recommit.

The Clerk read as follows:

Mr. Murphy of Florida moves to recommit the bill H.R. 325 to the Committee on Ways and Means with instructions to report the same back to the House forthwith with the following amendment:

Add at the end the following new section:

SEC. 4. PROTECTING VETERANS, TROOPS, AND SENIORS FROM BENEFIT CUTS AND COST INCREASES.

A concurrent resolution on the budget shall not be taken into account under section 3 if the concurrent resolution provides for—

(1) any cut in benefits for veterans, members of the Armed Forces, or their families; or

(2) any cut in benefits for seniors, including—

(A) the elimination of guaranteed health insurance benefits for seniors or people with disabilities;

(B) the conversion of Medicare into a voucher plan that provides limited payments to seniors or people with disabilities to purchase health care in the private health insurance market;

(C) cuts in Medicaid health insurance benefits;

(D) cuts in nursing home care; or

(E) privatization of Social Security benefits.

Mrs. MILLER of Michigan. Madam Speaker, I reserve a point of order.

The SPEAKER pro tempore. A point of order is reserved.

The gentleman from Florida is recognized for 5 minutes in support of his motion.

□ 1240

Mr. MURPHY of Florida. Madam Speaker, this is the final amendment

to the bill, which will not kill the bill or send it back to committee. If adopted, the bill will be amended and immediately proceed to final passage.

I appreciate that the Republican leadership has put forward legislation that would raise the Nation's debt ceiling, agreeing that it is not an option for the United States to default on its obligations. I also support that Members of Congress should not be paid if they do not do their jobs, part of which is to pass a responsible budget, but I do not agree with the political gamesmanship of, once again, playing politics with our serious fiscal issues and using short-term gimmicks rather than working to find long-term solutions. We need to stop playing games with the debt ceiling and spend our time and energy on job creation.

I supported a clean debt limit bill. However, because in this version congressional pay has been tied directly to passing a budget, it is important to ensure that the budget that is passed is responsible and protects our most vulnerable citizens.

My amendment would not kill the underlying legislation. It would merely add commonsense protections to the bill for members of our Armed Forces, our veterans, and our seniors from the budget-cutting process. Anyone who supports the underlying legislation has no reason to not also support this amendment. If adopted, the debt limit would still be raised to allow the government to pay its obligations through May 19, and Members of Congress would still have their pay withheld if they fail to agree to a budget resolution by April 15. The amendment simply clarifies that the budget resolution protects our troops, veterans, and seniors.

I recently visited the West Palm Beach VA Medical Center and spoke with both veterans and staff. I heard their very real fears that their benefits, which they fought for, would be threatened by the political gamesmanship in Washington. I saw that same anxiety in the eyes of seniors I recently spoke to from Nettles Island on the Treasure Coast, who worry that cuts to Medicare and the privatization of Social Security could lead to a choice between a meal or medicine. After hearing these concerns, I expressed time and time again throughout my district that I could not understand why anyone would oppose amending the underlying legislation to ensure veterans, troops, and seniors are protected from devastating cuts.

Madam Speaker, this amendment language should have the full support of the House. It simply states that we cannot cut benefits for veterans or members of the Armed Forces or cut benefits for seniors and that we will not gamble our grandparents' futures on Wall Street or turn Medicaid into a for-profit voucher system designed more to help out the big corporations than those who are struggling or disabled.

I also want to express my disappointment that the underlying legislation is another short-term fix when our country needs long-term solutions. I spoke to several business groups last week, and they want stability from our government. If they had certainty, they would begin investing capital back into our economy rather than sitting on it. Our dysfunctional Congress is to blame for slowing our recovery.

Now is the time to work together with courage and purpose and come to a grand bargain that will protect America's greatness for generations to come. Our Nation cannot afford to continue down the path of such fiscal irresponsibility. Such piecemeal approaches will not address our country's long-term fiscal health. Rather, we must look at reducing spending, generating revenue, lowering unemployment, addressing the long-term sustainability of Social Security and Medicare, and creating additional economic growth through job creation.

A real fix to America's long-term fiscal issues and deficit reduction can only come by truly coming to the table without personal agendas and with the recognition that America needs less political gamesmanship and more leadership. Unfortunately, the underlying legislation in its current form falls short of what our country desperately needs.

That is why I hope my amendment will be adopted here today as a first step towards putting aside partisanship and, instead, protecting our veterans, troops, and seniors. While the underlying legislation is not perfect and while it is not the grand bargain we were hoping for, it would show that there is willingness in the 113th Congress for compromise. As we move forward from the debate over the debt limit and on to other pressing fiscal issues, we can no longer settle for short-term approaches to our public policy but, instead, work together to come to the grand bargains that will ensure America continues to be the greatest country for generations to come.

Madam Speaker, my amendment is an opportunity to show the American people that this Congress is willing to work together and compromise to address our fiscal issues and to protect our troops, veterans, and seniors. I urge my colleagues to vote in support of my commonsense amendment.

I yield back the balance of my time. Mrs. MILLER of Michigan. Madam Speaker, I withdraw my point of order.

The SPEAKER pro tempore. The reservation is withdrawn.

Mr. RYAN of Wisconsin. Madam Speaker, I rise in opposition to the motion to recommit.

The SPEAKER pro tempore. The gentleman is recognized for 5 minutes.

Mr. RYAN of Wisconsin. Madam Speaker, as I read this motion to recommit, it says that the concurrent resolution on the budget shall not do this, shall not do that, shall do this,

shall do that. This debate belongs when we do the budget. We're not at the budget yet.

Look, I'm glad people are excited about actually debating a budget. That's wonderful. Let's hold that enthusiasm until we actually are debating a budget. The purpose of this bill is to actually get us to have that debate, to have a budget.

What's frustrating for Democrats and Republicans in the House, I would like to say, is that the other body hasn't been doing a budget for 4 years. The minority, to their credit, brought a budget to the floor. The majority has brought a budget to the floor and passed it both of the last 2 years. The Senate, no budget. So what we decided to do was to take a piece of legislation from the minority, from a member of the minority—the No Budget, No Pay legislation—and add it to this so that we can get to debating this Nation's fiscal house, which is not in order, Madam Speaker.

So all I would say is we should defeat this motion to recommit. It is premature, and it is prejudging a budget that does not yet exist. So let's get rid of this motion to recommit and be serious about this short-term extension so that we can make sure that we have the debate we deserve.

How are we going to prevent a debt crisis? How are we going to balance the budget? How are we going to have growth and opportunity in this society? How are we going to save Medicare? How are we going to make sure that we can pay our bills and stop our government from living beyond its means? How are we going to secure a future for our children and our grandchildren?

That's the debate surrounding the budget. This is premature. It applies to a budget that hasn't even been written yet and which will be written on a baseline that doesn't even exist yet. So let's defeat this motion to recommit—it's silly, it's partisan, it's process—and move on to the underlying bill.

With that, I yield back the balance of my time.

The SPEAKER pro tempore. Without objection, the previous question is ordered on the motion to recommit.

There was no objection.

The SPEAKER pro tempore. The question is on the motion to recommit.

The question was taken; and the Speaker pro tempore announced that the noes appeared to have it.

Mr. MURPHY of Florida. Madam Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 9 of rule XX, the Chair will reduce to 5 minutes the minimum time for any electronic vote on the question of passage.

The vote was taken by electronic device, and there were—yeas 151, nays 277, not voting 3, as follows:

[Roll No. 29]

YEAS—151

| | | |
|---------------|----------------|----------------|
| Andrews | Hastings (FL) | Negrete McLeod |
| Barber | Higgins | Nolan |
| Barrow (GA) | Hinojosa | O'Rourke |
| Beatty | Holt | Owens |
| Becerra | Honda | Pallone |
| Bera (CA) | Horsford | Pastor (AZ) |
| Bishop (GA) | Huffman | Pelosi |
| Bishop (NY) | Israel | Peters (CA) |
| Bonamici | Jackson Lee | Peters (MI) |
| Brady (PA) | Jeffries | Peterson |
| Braley (IA) | Johnson (GA) | Pingree (ME) |
| Brownley (CA) | Jones | Pocan |
| Bustos | Kaptur | Polis |
| Butterfield | Keating | Price (NC) |
| Capps | Kennedy | Quigley |
| Carney | Kildee | Rahall |
| Cartwright | Kilmer | Rangel |
| Castor (FL) | Kind | Royal-Allard |
| Castro (TX) | Kirkpatrick | Ruiz |
| Chu | Kuster | Ryan (OH) |
| Ciциlline | Langevin | Sánchez, Linda |
| Cooper | Larsen (WA) | T. |
| Courtney | Larson (CT) | Schakowsky |
| Crowley | Levin | Schneider |
| Cuellar | Lewis | Schrader |
| Davis (CA) | Lipinski | Schwartz |
| DeFazio | Loeb sack | Scott (VA) |
| Delaney | Lofgren | Scott, David |
| DeLauro | Lowenthal | Sewell (AL) |
| DelBene | Lowey | Shea-Porter |
| Deutch | Lujan Grisham | Sinema |
| Doggett | (NM) | Sires |
| Doyle | Lujan, Ben Ray | Slaughter |
| Duckworth | (NM) | Smith (WA) |
| Engel | Lynch | Speier |
| Enyart | Maffei | Swaiwell (CA) |
| Eshoo | Maloney, | Takano |
| Esty | Carolyn | Tierney |
| Farr | Maloney, Sean | Titus |
| Fattah | Markey | Tonko |
| Foster | Matheson | Tsongas |
| Frankel (FL) | McCollum | Van Hollen |
| Gabbard | McIntyre | Vargas |
| Gallego | McNerney | Vela |
| Garamendi | Meng | Velázquez |
| Garcia | Michaud | Visclosky |
| Grayson | Miller, George | Walz |
| Green, Gene | Moore | Watt |
| Grijalva | Murphy (FL) | Waxman |
| Gutierrez | Nadler | Wilson (FL) |
| Hahn | Napolitano | Yarmuth |
| Hanabusa | Neal | |

NAYS—277

| | | |
|-------------|---------------|-----------------|
| Aderholt | Clyburn | Foxx |
| Alexander | Coble | Franks (AZ) |
| Amash | Coffman | Frelinghuysen |
| Amodei | Cohen | Fudge |
| Bachmann | Cole | Gardner |
| Bachus | Collins (GA) | Garrett |
| Barletta | Collins (NY) | Gerlach |
| Barr | Conaway | Gibbs |
| Barton | Connolly | Gibson |
| Bass | Conyers | Gingrey (GA) |
| Benishek | Cook | Gohmert |
| Bentivolio | Costa | Goodlatte |
| Bilirakis | Cotton | Gosar |
| Bishop (UT) | Cramer | Gowdy |
| Black | Crawford | Granger |
| Blackburn | Crenshaw | Graves (GA) |
| Blumenauer | Culberson | Graves (MO) |
| Bonner | Cummings | Green, Al |
| Boustany | Daines | Griffin (AR) |
| Brady (TX) | Davis, Danny | Griffith (VA) |
| Bridenstine | Davis, Rodney | Grimm |
| Brooks (AL) | DeGette | Guthrie |
| Brooks (IN) | Denham | Hall |
| Broun (GA) | Dent | Hanna |
| Brown (FL) | DeSantis | Harper |
| Buchanan | DesJarlais | Harris |
| Buchon | Diaz-Balart | Hartzler |
| Burgess | Dingell | Hastings (WA) |
| Calvert | Duffy | Heck (NV) |
| Camp | Duncan (SC) | Heck (WA) |
| Campbell | Duncan (TN) | Hensarling |
| Cantor | Edwards | Herrera Beutler |
| Capito | Ellison | Himes |
| Capuano | Ellmers | Holding |
| Carson (IN) | Farenthold | Hoyer |
| Carter | Fincher | Hudson |
| Cassidy | Fitzpatrick | Huelskamp |
| Chabot | Fleischmann | Huizenga (MI) |
| Chaffetz | Fleming | Hultgren |
| Clarke | Flores | Hunter |
| Clay | Forbes | Hurt |
| Cleaver | Fortenberry | Issa |

Jenkins
Johnson (OH)
Johnson, E. B.
Johnson, Sam
Jordan
Joyce
Kelly
King (IA)
King (NY)
Kingston
Kinzinger (IL)
Kline
Labrador
LaMalfa
Lamborn
Lance
Lankford
Latham
Latta
Lee (CA)
LoBiondo
Long
Lucas
Luetkemeyer
Lummis
Marchant
Marino
Massie
Matsui
McCarthy (CA)
McCarthy (NY)
McCaul
McClintock
McDermott
McGovern
McHenry
McKeon
McKinley
McMorris
Rodgers
Meadows
Meehan
Meeks
Messer
Mica
Miller (FL)
Miller (MI)
Miller, Gary
Moran
Mullin
Mulvaney

Murphy (PA)
Neugebauer
Noem
Nugent
Nunes
Nunnelee
Olson
Palazzo
Pascrell
Paulsen
Payne
Pearce
Perlmutter
Perry
Petri
Pittenger
Pitts
Poe (TX)
Pompeo
Posey
Price (GA)
Radel
Reed
Reichert
Renacci
Rice (SC)
Richmond
Rigell
Roby
Roe (TN)
Rogers (AL)
Rogers (KY)
Rogers (MI)
Rohrabacher
Rokita
Rooney
Ros-Lehtinen
Roskam
Ross
Rothfus
Royce
Runyan
Ruppersberger
Ryan (WI)
Salmon
Sanchez, Loretta
Sarbanes
Scalise
Schiff
Schock

Schweikert
Scott, Austin
Sensenbrenner
Serrano
Sessions
Sherman
Shimkus
Shuster
Simpson
Smith (NE)
Smith (NJ)
Smith (TX)
Southerland
Stewart
Stivers
Stockman
Stutzman
Terry
Thompson (CA)
Thompson (MS)
Thompson (PA)
Thornberry
Tiberi
Tipton
Turner
Upton
Valadao
Veasey
Wagner
Walberg
Walden
Walorski
Wasserman
Weber (TX)
Webster (FL)
Welch
Westmoreland
Whitfield
Williams
Wilson (SC)
Wittman
Wolf
Womack
Woodall
Yoder
Yoho
Young (AK)
Young (FL)
Young (IN)

NOT VOTING—3

Cárdenas Rush Waters

□ 1310

Messrs. LATTA, OLSON, PERRY, Ms. BASS, Messrs. SERRANO, ADERHOLT, Ms. WASSERMAN SCHULTZ, Messrs. PAYNE, McDERMOTT, Ms. EDWARDS, Mr. VEASEY, Ms. BROWN of Florida, Ms. EDDIE BERNICE JOHNSON of Texas, Messrs. DANNY K. DAVIS of Illinois, CUMMINGS, MCGOVERN, CARSON of Indiana, CLAY, RICHMOND, AL GREEN of Texas, PERLMUTTER, THOMPSON of California, Mrs. MCCARTHY of New York, Messrs. MORAN, SCHIFF, RUPPERSBERGER, and BLUMENAUER changed their vote from “yea” to “nay.”

Messrs. HUFFMAN, POLIS of Colorado, McNERNEY, GUTIERREZ, and BEN RAY LUJAN of New Mexico changed their vote from “nay” to “yea.”

Mr. COHEN changed his vote from “present” to “nay.”

So the motion to recommit was rejected.

The result of the vote was announced as above recorded.

The SPEAKER pro tempore. The question is on the passage of the bill.

The question was taken; and the Speaker pro tempore announced that the ayes appeared to have it.

RECORDED VOTE
Mr. BRADY of Pennsylvania. Madam Speaker, I demand a recorded vote.

A recorded vote was ordered.

The SPEAKER pro tempore. This is a 5-minute vote.

The vote was taken by electronic device, and there were—ayes 285, noes 144, not voting 3, as follows:

[Roll No. 30]

AYES—285

Aderholt
Alexander
Amodei
Bachus
Barber
Barletta
Barr
Barton
Benishek
Bentivolio
Bera (CA)
Bilirakis
Bishop (GA)
Bishop (NY)
Bishop (UT)
Black
Blackburn
Boehner
Bonner
Boustany
Brady (TX)
Guthrie
Hahn
Hall
Hanna
Harper
Harris
Hartzler
Hastings (WA)
Heck (WA)
Hensarling
Higgins
Himes
Hinojosa
Holding
Horsford
McGowan (MI)
Hultgren
Hunter
Hurt
Israel
Issa
Jenkins
Johnson (OH)
Johnson, Sam
Jordan
Joyce
Keating
Kelly
Kilmer
Kind
Kingston
Kinzinger (IL)
Kirkpatrick
Kline
Kuster
Labrador
LaMalfa
Lamborn
Lance
Langevin
Lankford
Latham
Latta
Lewis
Lipinski
LoBiondo
Loebsack
Long
Lowenthal
Lucas
Luetkemeyer
Lujan Grisham (NM)
Lummis
Lynch
Maffei
Maloney, Sean
Marchant
Marino
Markey
Matheson
McCarthy (CA)
McCarthy (NY)
McCaul

Stutzman
Takano
Terry
Thompson (PA)
Thornberry
Tiberi
Tierney
Tipton
Titus
Tonko
Tsongas
Upton

Valadao
Vela
Visclosky
Wagner
Walberg
Walden
Walorski
Walz
Waxman
Weber (TX)
Webster (FL)
Wenstrup

Westmoreland
Whitfield
Wilson (SC)
Wittman
Wolf
Womack
Woodall
Yoder
Young (AK)
Young (FL)
Young (IN)

NOES—144

Amash
Andrews
Bachmann
Barrow (GA)
Bass
Beatty
Becerra
Blumenauer
Bonamici
Brady (PA)
Bridenstine
Brooks (AL)
Broun (GA)
Brown (FL)
Capuano
Carson (IN)
Cartwright
Chu
Clarke
Clay
Cleaver
Clyburn
Coble
Cohen
Collins (GA)
Conyers
Crowley
Cummings
Davis (CA)
Davis, Danny
DeGette
DeLauro
DesJarlais
Dingell
Doyle
Duncan (TN)
Edwards
Ellison
Engel
Eshoo
Farr
Fattah
Frankel (FL)
Fudge
Gabbard
Garcia
Gingrey (GA)
Gohmert
Grayson
Grijalva

Gutierrez
Hanabusa
Hastings (FL)
Heck (NV)
Herrera Beutler
Holt
Honda
Hoyer
Hudson
Huelskamp
Huffman
Jackson Lee
Jeffries
Johnson (GA)
Johnson, E. B.
Jones
Kaptur
Kennedy
Kildee
King (IA)
King (NY)
Larsen (WA)
Larson (CT)
Lee (CA)
Levin
Lofgren
Lowey
Lujan, Ben Ray (NM)
Maloney, Carolyn
Matsui
McClintock
McCollum
McDermott
McGovern
Meeks
Miller, George
Moore
Mullin
Nadler
Napolitano
Negrete McLeod
Neugebauer
Pallone
Pascrell
Payne
Pearce
Pelosi

Perlmutter
Peters (MI)
Petri
Pingree (ME)
Pocan
Poe (TX)
Posey
Price (NC)
Rangel
Richmond
Rohrabacher
Roybal-Allard
Ryan (OH)
Salmon
Sanchez, Linda T.
Sanchez, Loretta
Sarbanes
Schakowsky
Schiff
Schwartz
Scott (VA)
Sensenbrenner
Serrano
Shea-Porter
Sherman
Sires
Slaughter
Smith (WA)
Speier
Stockman
Swalwell (CA)
Thompson (CA)
Thompson (MS)
Turner
Van Hollen
Vargas
Veasey
Velázquez
Wasserman
Schultz
Waters
Watt
Welch
Williams
Wilson (FL)
Yarmuth
Yoho

NOT VOTING—3

Cárdenas Green, Gene Rush

□ 1320

Messrs. BROOKS of Alabama, DUNCAN of Tennessee and GUTIERREZ changed their vote from “aye” to “no.” So the bill was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

Stated for:

Mr. GENE GREEN of Texas. Madam Speaker, on rollcall No. 30, had I been present, I would have voted “aye.”

ELECTING MEMBERS TO CERTAIN STANDING COMMITTEES OF THE HOUSE OF REPRESENTATIVES

Mr. BECERRA. Madam Speaker, by direction of the Democratic Caucus, I offer a privileged resolution and ask for its immediate consideration.

The Clerk read the resolution, as follows:

H. RES. 42

Resolved, That the following named Members be and are hereby elected to the following standing committees of the House of Representatives:

(1) COMMITTEE ON AGRICULTURE.—Mr. Courtney.

(2) COMMITTEE ON THE BUDGET.—Mr. Schrader.

(3) COMMITTEE ON ETHICS.—Mr. Pierluisi, Mr. Capuano, Ms. Clarke, and Mr. Deutch.

(4) COMMITTEE ON OVERSIGHT AND GOVERNMENT REFORM.—Mr. Danny K. Davis of Illinois, Mr. Cárdenas, Mr. Horsford, and Ms. Michelle Lujan Grisham of New Mexico.

(5) COMMITTEE ON SMALL BUSINESS.—Mr. Barber, Ms. Kuster, and Mr. Murphy of Florida.

(6) COMMITTEE ON VETERANS' AFFAIRS.—Mr. Walz.

Mr. BECERRA (during the reading). Madam Speaker, I ask unanimous consent that the resolution be considered as read and printed in the RECORD.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from California?

There was no objection.

The resolution was agreed to.

A motion to reconsider was laid on the table.

ADJOURNMENT TO FRIDAY, JANUARY 25, 2013

Mr. WESTMORELAND. Madam Speaker, I ask unanimous consent that when the House adjourns today, it adjourn to meet at 2 p.m. on Friday, January 25, 2013, and when the House adjourns on that day, it adjourn to meet at 1 p.m. on Tuesday, January 29, 2013.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Georgia?

There was no objection.

APPOINTMENT OF MEMBERS TO BOARD OF REGENTS OF THE SMITHSONIAN INSTITUTION

The SPEAKER pro tempore. The Chair announces the Speaker's appointment, pursuant to sections 5580 and 5581 of the revised statutes (20 U.S.C. 42-43), and the order of the House of January 3, 2013, of the following Members on the part of the House to the Board of Regents of the Smithsonian Institution:

Mr. SAM JOHNSON, Texas

Mr. COLE, Oklahoma

APPOINTMENTS—OFFICE OF CONGRESSIONAL ETHICS

The SPEAKER pro tempore. The Chair announces the Speaker's appointment, pursuant to section 4(d) of House Resolution 5, 113th Congress, and the order of the House of January 3, 2013, of the following individuals to serve as the Governing Board of the Office of Congressional Ethics:

Nominated by the Speaker with the concurrence of the minority leader:

Mr. Porter J. Goss, Florida, Chairman

Mr. James M. Eagen, III, Colorado

Ms. Allison R. Hayward, Virginia
Mr. Bill Frenzel, Virginia, Alternate
Nominated by the minority leader
with the concurrence of the Speaker:

Mr. David Skaggs, Colorado, Co-Chairman

Mrs. Yvonne Brathwaite Burke, California

Ms. Karan English, Arizona

Mr. Mike Barnes, Maryland, Alternate

□ 1330

MARCH FOR LIFE

(Mr. THOMPSON of Pennsylvania asked and was given permission to address the House for 1 minute.)

Mr. THOMPSON of Pennsylvania. Madam Speaker, Friday marks the annual March for Life, and I look forward to joining the thousands of constituents that will journey to Washington to be the voice of the unborn and champions for their protection. Without abortion, we can only imagine what cures, innovations, and discoveries we would have today from those aborted babies who did not grow up to fulfill the purpose that God had for them.

Our country is founded on the principles of Judeo-Christian ethics, including dignity of human life and life is an unalienable right. If we do not respect and protect the born and the unborn, all other values and morals are meaningless.

The dignity of human life is the first principle of any civilized society. Abortion is contrary to one of the basic foundations in this great Nation of equal rights for all and special exemption for none. Abortion is contrary to the beliefs held by most Americans that it is right and moral to help those who are in need and vulnerable. The innocent unborn are among the most vulnerable.

Thank you to the hundreds of thousands who will be in Washington on Friday to march for this country's most vulnerable, the unborn.

THE PAYCHECK FAIRNESS ACT

(Ms. MICHELLE LUJAN GRISHAM of New Mexico asked and was given permission to address the House for 1 minute.)

Ms. MICHELLE LUJAN GRISHAM of New Mexico. Mr. Speaker, I rise in support of the Paycheck Fairness Act, which is being introduced today by its long-time champion, Congresswoman ROSA DELAUNO.

I am proud to join her and my colleagues in supporting this critical legislation which now protects women in the workforce by strengthening the Equal Pay Act by banning retaliation against workers who discuss their wages, helping employees challenge unequal pay and making available remedies for discriminatory practices.

We all know that women make 77 cents for every dollar earned by men.

The number has been repeated often, especially in this House, which has passed Paycheck Fairness twice to correct this injustice.

And in this tough economy, now more than ever before, women are the last line of economic defense for themselves and their children, working to keep a roof over their family's heads and food on the table.

That is why we need the Paycheck Fairness Act without delay. It is time for the Congress to act and give women a fighting chance to receive fair pay for their hard work. It's time to get this legislation to the President's desk.

NATIONAL SCHOOL CHOICE WEEK

(Mr. MESSER asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. MESSER. Mr. Speaker, I rise today to recognize National School Choice Week, which has grown from 200 organizations and 150 events in 2011 to 500 organizations and more than 3,500 events this year.

National School Choice Week highlights the benefits of school choice and the need to provide meaningful school options to students and families across this country. The school choice movement is based on one essential truth: that when parents have a choice, kids have an opportunity. School choice programs empower parents so they can send their kids to schools that best meet their needs.

As the former president of School Choice Indiana, I am proud of the more than 10,000 Hoosier children who have better opportunities today because of Indiana's school choice programs. Those programs work, and I will work for their continued expansion as a member of the Committee on Education and the Workforce.

Mr. Speaker, school choice is an idea that transcends ideology and party affiliation, providing opportunities that every child deserves.

EXPORT LIQUEFIED NATURAL GAS

(Mr. POE of Texas asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. POE of Texas. Mr. Speaker, there is good news about energy. We have untapped natural resources here at home. In the United States, we have natural gas that can be turned into liquefied natural gas. Other nations don't have this. We have so much natural gas that we can export it by selling it as LNG. Not only will exporting LNG bring money and energy back home; it will create jobs. This means jobs and capital for Americans and American companies.

Even the Department of Energy says that expanded export of LNG will benefit the United States economy. In 2010, the oil and natural gas industry added \$476 billion to our economy. To

top it off, the oil and natural gas industry employs 9.2 million people in America. We are missing out on this opportunity by not exporting LNG. We've ignored this opportunity far too long. Let's stop relying on Middle Eastern nations and use more natural gas and export it as LNG.

And that's just the way it is.

NO BUDGET, NO PAY FOR MR.
REID

(Mr. STUTZMAN asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. STUTZMAN. Mr. Speaker, growing up back home on the farm in Indiana, we all knew that "if you don't work, you don't eat." Unfortunately, that doesn't hold true if you're the majority leader in the United States Senate.

It's been 4 years since Senate Majority Leader HARRY REID has brought a budget to the floor of the United States Senate. You could build the Pentagon three times in that timeframe. It's time to pass a budget out of the United States Senate, and Senator REID should not be paid until it's done.

The House has acted responsibly. We've met our deadlines, and we have set our priorities. I was part of the House Budget Committee when we put together budgets that tried to get our out-of-control spending under control and rein in our \$16 trillion of debt. The Senate has not acted one time in that timeframe.

It's time to make the hard choices and do the work necessary to restore fiscal responsibility to Washington. It's time for Senator REID to pass a budget or withhold his paycheck.

RECOGNIZING EDEN PRAIRIE
POLICE 40TH ANNIVERSARY

(Mr. PAULSEN asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. PAULSEN. Mr. Speaker, I rise today to recognize the Eden Prairie Police Department as they celebrate their 40th anniversary this year. Since the creation of the Public Safety Department in December of 1972, the Eden Prairie community has been safer and stronger because of the wonderful work of its police officers.

A police department that started with only five officers, a secretary and two patrol cars has grown to be a thriving pillar of our community, employing more than 60 officers today.

Every day, I am amazed by the hard work of police departments and officers across Minnesota, but I am particularly and especially proud of my hometown Eden Prairie Police Department and would like to congratulate them and all of its officers on an impressive 40 years serving our community.

To Chief Reynolds and every Eden Prairie police officer, past and present,

thank you for your service and also thank you for providing for our continued safety.

HENRY CLAY, THE GREAT
COMPROMISER

The SPEAKER pro tempore (Mr. CRAMER). Under the Speaker's announced policy of January 3, 2013, the gentleman from Kentucky (Mr. BARR) is recognized for 60 minutes as the designee of the majority leader.

Mr. BARR. Mr. Speaker, when I graduated from Henry Clay High School in Lexington, Kentucky, just over 20 years ago, I had little notion that I would stand before you today occupying the seat which the Great Compromiser himself once held.

Henry Clay was first elected to this House in 1811 becoming the only person elected as Speaker the same day he took office. During his remarkable four decades on the national stage, he steered America through a daunting array of crises, each of which might have shattered the Union absent his remarkable leadership.

Indeed, Henry Clay demonstrated that an unwavering dedication to principle and a practical commitment to compromise are not incompatible values. They are, instead, the tools of statesmanship, the implements of progress, and the guardians of freedom.

He was Abraham Lincoln's "beau ideal of a great man." Eulogizing Clay in 1852, Lincoln called him "the man for a crisis," declaring that Clay "desired the prosperity of his countrymen partly because they were his countrymen, but chiefly to show the world that freemen could be prosperous.

Henry Clay understood the indispensable link between liberty, prosperity, and basic human dignity. His struggle to harness our system of checks and balances to serve these goals echoes across the generations. The process was messy, and the path ahead was fraught with danger and uncertainty; but the Great Compromiser governed in the national interest without compromising himself or forgetting who sent him there.

Mr. Speaker, I am honored, indeed I am awed, by the legacy of Henry Clay and the exceptional men who followed him; but I did not come here as the self-styled heir to that legacy.

□ 1340

Instead, I came here as a father concerned about his children's future. I came here as a Kentuckian determined to fight for my State's signature industries. And I came here as an American committed to restoring the American Dream.

My district, in central and eastern Kentucky, offers a panoramic view of the values, dreams, and passions that have animated our Nation since its beginnings. Historically anchored in Kentucky's bluegrass region, the Sixth District now extends to the Appalachian foothills, bordering the coal-fields of the Cumberland Plateau.

We are perhaps most recognized as the horse capital of the world. Indeed, the world came to Kentucky just over 2 years ago when Lexington hosted the Alltech FEI World Equestrian Games. Yet that event offers just the latest example of our State's deep integration with the global economy.

Georgetown, Kentucky, is home to the largest Toyota manufacturing facility outside of Japan, a facility which provides 7,000 well-paying jobs that produces the Camry, the most popular American-made car in the United States.

These jobs in turn rely upon some of the lowest electricity costs in the Nation, which Kentucky's coal industry makes possible. Having endured the astonishing assault of the war on coal during the last 4 years, Kentucky's coal industry continues to offer the reality of affordable energy today and the promise of an affordable, reliable, and clean source of American energy for centuries to come.

Kentuckians are also capitalizing upon our State's enormous potential for tourism through creative initiatives like the Bourbon Trail, which now draws an estimated 400,000 visitors every year. We are introducing the world to our special distilling heritage.

The Sixth District offers a number of historic treasures, such as Daniel Boone's settlement, Fort Boonesborough, and in Frankfort, even our new State capitol and executive mansion are listed on the National Register of Historic Places. Plus, tourists and residents alike can enjoy natural attractions of stunning majesty, such as Red River Gorge, Natural Bridge, and Cave Run, which provide almost limitless opportunities for outdoor recreation.

The Sixth District also remains home to a diverse and thriving agricultural economy. We are best known for tobacco, but many people may not know that Kentucky possesses more head of cattle than any State east of the Mississippi.

These industries are supported with colleges and universities filled with outstanding teaching and research professionals. Institutions like the University of Kentucky—my alma mater—Eastern Kentucky University, Transylvania University, Kentucky State University, Georgetown College, Midway College, and the members of our community and technical college system.

The University of Kentucky is well-known for its proud tradition of college basketball, having won eight national championships, most recently in 2012.

Underlying all of these success stories is the unique pride and attachment to place that distinguishes Kentuckians wherever you find us. Our State's pioneer heritage survives as the well-spring of our determination to survive and excel against overwhelming odds. No matter the challenge, we will persevere. We will lead. And with God's help, we will prosper together.

Mr. Speaker, I am humbled beyond measure to represent a people who embody the spirit, the generosity, and the creativity that define America's greatness. I pray that my service proves equal to their trust.

Through the lens of time, Henry Clay appears larger than life, yet our Republic has a habit of producing the right men and women at the right time. Together, let's strive after Henry Clay's model of leadership. Given the gravity of our challenge, each of us must.

With that, I yield back the balance of my time.

TERRORIST ATTACK IN BENGHAZI

The SPEAKER pro tempore. Under the Speaker's announced policy of January 3, 2013, the gentleman from Virginia (Mr. WOLF) is recognized for the remainder of the hour.

Mr. WOLF. Mr. Speaker, more than 4 months have passed since the terrorist attacks in Benghazi, which killed four Americans, including our ambassador, injured many others, and destroyed two U.S. facilities. Yet, despite the months that have passed, we're hardly closer to bringing those responsible to justice than we were in the weeks immediately following the attack. Put bluntly, the lack of progress in identifying and hunting down the terrorists responsible is stunning.

Consider the current state of the Obama administration's investigation and response to the attack:

Four months later, the administration still cannot or will not name the terrorist groups responsible for the attacks or the names of these group leaders;

Four months later, despite consulate video footage that many Members of Congress have seen and many eyewitnesses, not a single Benghazi terror suspect is in custody;

Four months later, the FBI has had access to only one suspect, Ali Harzi, for just 3 hours, and the Tunisian Government kept the FBI team waiting for more than 5 weeks before finally granting access;

Four months later, the administration still has not disclosed the serious connections between the groups behind the Benghazi attack and the leaders of the attack on the U.S. embassies in Cairo, Tunis, and Sana'a that same week of September 11;

Four months later, following the release of the Pickering report on State Department failures leading up to the attack, not a single State Department employee has been fired and held responsible for their role in denying adequate security for the consulate in Benghazi;

Four months later, despite Secretary Clinton's September 21 declaration when she said, "What happened was a terrorist attack, and we will not rest until we have tracked down and brought to justice the terrorists who murdered four Americans," this administration seems to have not only rest-

ed, but to have moved on and apparently hopes that the Congress and the American people will too.

Just today, the New York Times is reporting:

Several Egyptian members of the squad of militants that lay bloody siege to an Algerian gas complex last week also took part in the deadly attack on the United States Mission in Libya in September.

Mr. Speaker, 4 months later, this is an unacceptable state of affairs. Quite frankly, the Obama administration has failed. They have failed to prioritize this investigation. They have failed to bring the necessary pressure to bear on the Libyan, Tunisian, and Egyptian Governments. But more fundamentally, the administration has failed to respond to a terrorist attack appropriately, treating it as a law enforcement and diplomatic issue, rather than the security issue that it is.

At its core, this is yet another reflection of President Obama's schizophrenic counterterrorism policy, the same administration that unapologetically rains down lethal drone attacks on some al Qaeda affiliate terrorists in Pakistan, Yemen, and Somalia and will not use other counterterrorism resources to identify, locate, and detain the terrorists involved in the death of our ambassador and others in Libya.

This inconsistent policy may stem from the President's hasty campaign promise to shut down Guantanamo Bay in Gitmo and prematurely transfer detention facilities in Iraq and Afghanistan. In doing so, the President effectively ended America's ability to detain and interrogate terrorists, depriving the FBI, the CIA, and other agencies of critical opportunities to obtain information on al Qaeda networks.

Today, as the case of Benghazi suspect Ali Harzi has demonstrated, the United States is completely reliant on the cooperation of host countries to detain on our behalf and selectively allow access to suspects. As in the case of Harzi, as demonstrated, this approach is fraught with diplomatic roadblocks, costing critical time in getting information from suspects to track terrorist networks. Perhaps that is why President Obama so often opts to use lethal drone strikes to kill terrorists, knowing that the U.S. would be unable to get access to interrogate these terror suspects by working through host governments or because he no longer has a way to detain them in U.S. custody short of providing them the full privileges of an article III court.

□ 1350

In short, the President has tied his own hands, compromised U.S. national security and put the FBI in an impossible position. The FBI has been asked to treat the terrorist attack where four Americans died as if it's a law enforcement activity and has been put in a compromised and very difficult spot, and they have laid the groundwork for the administration's inept response in the wake of the terrorist attack in Benghazi.

To make matters worse, the administration has not even seen any significant success from its diplomatic-focused response. When Tunisia refused to allow the FBI access to Harzi for more than 5 weeks, the administration took no public steps to use diplomatic tools, like U.S. foreign assistance, to pressure the Tunisians to make Harzi available. In fact, the FBI only gained access after Members of Congress threatened amendments to cut off or restrict Tunisia's foreign aid if they continued to obstruct the FBI investigation.

I was among those Members of Congress along with LINDSEY GRAHAM and Senator MCCAIN and others. In the interim, I urged the administration to act immediately to suspend foreign assistance if the Tunisian Government persisted in obstructing the investigation. On January 4, I received a tepid—and it was tepid—response from the Acting Deputy Assistant Administrator for Legislative and Public Affairs at USAID with a bland assurance that the Tunisian Government was cooperating. Was cooperating? Five weeks and the FBI had to wait? Then the FBI had 3 hours to talk to him, and we gave this Tunisian Government, Mr. Speaker, \$320 million last year? Days later, Ali Harzi was released.

Today, I again wrote USAID, expressing my disappointment that the administrator himself could not respond directly to a Member of Congress who serves on a committee of jurisdiction and, further, pointed out what should be obvious—that the Tunisian Government did not cooperate. The Tunisian Government never seriously thought the aid—precious taxpayer money—was in jeopardy. The Tunisian Government has not faced a single consequence for undermining U.S. national security. I submit my letter for the RECORD.

Sadly, the failure to respond forcefully and appropriately to the Benghazi attack will undoubtedly encourage our enemies and make the world a more dangerous place for Americans working in hostile environments around the world. This failure to respond has endangered future Embassy staffs and Ambassadors—the Federal employees who serve our country at great risk.

Rather than demonstrating that there will be no quarter, no respite, no safe haven for terrorists who threaten American officials abroad, the message the administration has sent is that there is no apparent consequence for these actions. This will only embolden our enemy to plan the next Benghazi, knowing that under this administration there is less consequence even for their involvement in such an attack.

In this context, perhaps it is not surprising that the al Qaeda-affiliated terrorist group Ansar al-Sharia brazenly took pictures of the FBI agents interviewing Harzi and posted pictures on their Web sites; and when the Tunisian Government released Harzi, Ansar al-

Sharia was there to welcome him and post a video of the celebration of his release. Again, these antagonistic actions have been met by silence from this administration.

As Steve Hayes and Tom Joscelyn reported in *The Weekly Standard* this week:

U.S. officials tell *The Weekly Standard* that the release of the photos was a clear attempt to intimidate the Americans and show that the FBI could not act with impunity.

In its posting, Ansar al-Sharia Tunisia warned the Tunisian people that their government had allowed the FBI “to begin investigating your sons under post-revolutionary protection.”

Consider that, in the same week of the Benghazi attack, our Embassies in Cairo, Tunis and Sana were also overrun in an increasingly apparent coordinated plot. In each case, the American flag was ripped down and burned, and a black al Qaeda flag was flown in its place. We are fortunate and blessed that none of these incidents resulted in a loss of life. They were, nonetheless, an attack on America by hostile groups.

As the administration’s own State Department Web site states: “Any attack on an Embassy is considered an attack on the country it represents.” Each Embassy and consulate that was overrun the week of September 11 represents, in its own way, a public attack on America, and in the months that have followed, this administration has demonstrated that there are no consequences for breaching our Embassies or for killing our personnel.

I fear that the latest hostage-taking and killing of Americans and other Westerners in Algeria is a manifestation of a newfound confidence by our enemy in knowing that they may face no serious consequences from this administration for their murderous acts. It is telling that neither President Obama nor any others in his administration have made a public statement on the recent terrorist activities in Algeria, whereas the head of France and the head of England have spoken out over and over and over.

All the while, the Arab Spring, which was fanned by this administration to much fanfare, has become an Arab Winter, and for many of the people in the Middle East and North Africa, this Arab Winter—a new safe haven for al Qaeda-affiliated groups—is forming, ideologically fueled by the release of terrorists and extremists from prisons and flush with weapons provided to anti-Qadhafi rebels last year.

We are witnessing the potential formation of the next front in the war on terror, but we increasingly have an administration that no longer considers it a war worth fighting no matter the cost to American power or to the safety of our people abroad. While some have described the Obama doctrine as leading from behind, it is increasingly clear that the Obama doctrine means not leading at all. While most of the responsibility falls on the President and

his administration, the Congress—the House and the Senate—and the media share some blame for failing to adequately investigate and bring attention to the many questions surrounding the administration’s response to Benghazi.

Aside from a handful of reporters who have stayed with this story and have continued to raise questions about the administration’s words and deeds, I can’t help but wonder: Where are the *New York Times*, the *Washington Post*, or the network news programs? Why in the wake of last week’s deadly terrorist attack in Algeria are no reporters investigating the serious links between al Qaeda’s affiliates in North Africa and the connection between the groups?

Equally important, where has the Congress been in investigating both the circumstances of the attack and the administration’s response over the last 4 months? Despite a handful of hearings, many in classified settings and done by very capable and good people, the American people have not been provided with anything close to an adequate answer to the following questions. It is not only important for the Congress to find out; it is important for the American people to find out. Have they been given answers to these questions?

Secretary Panetta, Attorney General Holder and DNI Clapper still have not testified publicly before Congress as to what steps they took during the attack and in the days that followed.

What were the President’s activities during the 7-hour period of attack?

Why wasn’t the U.S. military deployed to assist?

On the anniversary of the worst terrorist attack in American history and after multiple attacks this year on U.S. and Western interests, why were U.S. military units and assets in the region not ready, alert, and in a position to respond? After all, two of the four people killed were murdered 7 hours after the fighting began.

Why do we still not have the clear answers on the internal process that produced the inaccurate and, frankly, misleading talking points on which Ambassador Rice relied several days after the attack?

Why were the testimonies of the U.S. personnel who were evacuated from Benghazi on September 12—eye-witnesses who knew there was never a demonstration outside the consulate—not immediately factored into the judgments of our intelligence community?

Have the witnesses who were there on the scene, government employees, good people—all risking their lives—been called to come up and been given the opportunity to talk to Members on both sides of the aisle? The answer to date is “no.”

Why hasn’t Secretary Clinton been interviewed by the Pickering Commission?

Was the White House aware of the FBI investigation of General Petraeus? If not, why not?

To date, Congress has failed to get these answers, and it has not developed a coordinated or substantial investigative plan to fully explore this critical matter, which has a direct bearing on U.S. national security. In the absence of serious oversight, the media has moved on. In the absence of this, the administration, which has so much to account for to the American people, receives a *carte blanche* from the legislative branch to continue its questionable policies.

These matters are too serious to be brushed aside. There are critical legislative decisions the next Congress will have to make based on answers to these questions; but, more importantly, the American people deserve the answers to these questions, including open hearings and an unclassified report.

□ 1400

Mr. Speaker, for these reasons I remain convinced that a House select committee on the terrorist attack in Benghazi is needed more than ever. That is why last week I introduced my resolution, H. Res. 36, with 20 of our colleagues joining as cosponsors.

A select committee is essential to combine the myriad existing investigations into a single, comprehensive, and exhaustive review. I believe such a combined effort will yield even more information regarding the true nature of these terrorist attacks and the administration’s response will not allow administration officials to offer up siloed accounts to various committees.

The select committee I am proposing should draw from the existing congressional investigations by including the chairman and ranking member of each committee of jurisdiction—the Intelligence Committee, Mr. ROGERS and Mr. RUPPERSBERGER have done a great job; the Foreign Affairs Committee, Mr. ROYCE and Mr. ENGEL do a great job; the Judiciary Committee, the same way; the Armed Services Committee; the Homeland Security Committee; the Oversight and Government Reform Committee; as well as five additional Republican Members appointed by the Speaker and two additional Democrats appointed by the minority leader so it is truly bipartisan.

I appreciate the support I’ve received for this resolution from the original cosponsors, as well as the Heritage Foundation; former Senator from Tennessee, Fred Thompson, who was counsel on the Watergate Select Committee; former Ambassador John Bolton; and General Jerry Boykin, a former special operations officer and CIA operative who is widely respected in the intelligence community.

Mr. Speaker and Members of this body, we owe it to the families of the victims and the American people to fully investigate this terrorist attack. I urge my colleagues to support my resolution to create a House select committee.

I yield back the balance of my time.

CONGRESS OF THE UNITED STATES,
HOUSE OF REPRESENTATIVES,
January 23, 2013.

Dr. RAJIV SHAH,
Administrator, Agency For International Development, Washington, DC.

DEAR DR. SHAH: Ms. Barbara Bennett, acting deputy assistant administrator for legislative and public affairs at USAID recently sent a response to my December 11, 2012 letter to you. I was disappointed you did not respond directly to a Member of Congress who serves on a committee of jurisdiction, especially given that my concern was budgetary in nature.

Just days after I received your response, Tunisian authorities released Ali Harzi, a key suspect in the September 11 terrorist attack on the U.S. consulate and annex in Benghazi, which took the lives of four Americans, including the U.S. ambassador, and resulted in the destruction of two U.S. facilities. This development is completely at odds with USAID's assurances in the response letter that "... Tunisian authorities are cooperating with the Department [State] through normal law enforcement channels." Respectfully, I would also like to remind you that I chair the Commerce-Justice-Science appropriations subcommittee which has jurisdiction over the Federal Bureau of Investigation (FBI). Consequently, while Ms. Bennett indicated that USAID "could not provide further detail," I am well-versed on the investigation and can say with confidence that releasing Ali Harzi is an affront to U.S. national security and rule of law, given the evidence of his alleged involvement.

Furthermore, your assertion that U.S. assistance is critical to "Tunisia's successful democratic transition" is misguided. Tunisia is not transitioning successfully. I have enclosed for your review a recent piece which ran in Bloomberg Businessweek, "Revolution and Entropy," which paints a bleak picture of progress in Tunisia. A January 14 Reuters piece described large street protests in the capital city during which protestors chanted, "Where is the constitution? Where is democracy?" Democratic transition aside, the Tunisian government, as evidenced by this most recent development with Ali Harzi, is working at cross-purposes with U.S. national interests.

During these tight budgetary times, when worthy programs face constraints and cuts, our national priorities should undergird our foreign assistance. The administration continues to claim that bringing the perpetrators to justice for the deadly attack on the U.S. consulate is a priority. And yet its actions are inconsistent with such sentiments, particularly in the case of Tunisia.

We must send a clear and unequivocal message to the Tunisian government. U.S. aid must not be taken for granted. U.S. national security considerations are a cornerstone of our foreign policy. When those interests are undermined, there are consequences.

I look forward to a personal response to this letter and any future correspondence. Best wishes.

Sincerely,

FRANK R. WOLF,
Member of Congress.

[From Bloomberg Businessweek, Jan. 14-20, 2013]

REVOLUTION AND ENTROPY
(By Norman Pearlstine and Tarek el-Tablawy)

In Tunisia, where the Arab Spring began, the transition to democracy is sputtering.

Two years after he set himself on fire, Mohamed Bouazizi remains history's most famous fruit vendor. Like many enterprising Tunisians, Bouazizi, 26, was subject to con-

stant fines of as much as 10 times his daily earnings as he tried to make a living on the streets of Sidi Bouzid. After his scale and cart were seized on Dec. 17, 2010, he doused himself with a liter of paint solvent while standing in front of the provincial governor's office. A flick of a lighter and . . .

What then? Tunisia's revolution and the Arab Spring that followed created a list of dead, imprisoned, or exiled autocrats—including Egypt's Hosni Mubarak, Libya's Muammar Qaddafi, and Tunisia's own Zine el-Abidine Ben Ali. (Syria's Bashar Assad hangs on, brutally.) But hope and vengeance are very different from progress, as Ben Ali's successor as president, the physician and opposition leader Moncef Marzouki, has discovered.

On Dec. 17, 2012, Marzouki went to Sidi Bouzid to commemorate the man and the moment that began all the changes in the region, only to be greeted by angry chants of "Leave! Leave!" When he told the crowd he lacked a "magic wand" to cure Tunisia's ills, the response was a hailstorm of rocks and tomatoes. Marzouki had to be hustled into a car and sped away from the stage.

"Nothing has changed, and that's the sad reality," says Mohamad Amri, a close friend of the Bouazizi family. Unemployment is officially 18 percent, but a September study published by the Middle East Economic Association says about 50 percent of young Tunisians with higher education are without work. At 33, Amri is unemployed and relies on an allowance from his father to cover soaring food and living costs, "I feel like I need to be optimistic, but in the end, I'm pessimistic."

On Dec. 12, Fitch Ratings downgraded Tunisia's sovereign ratings, citing the slow transition to a free economy and "large twin budget and current-account deficits." Standard & Poor's has downgraded the country to junk status, too. Meji Djelloul, a professor of Islamic history at Manouba University in Tunis, the capital, says 80 percent of his students are eager to leave after graduating.

"In 25 years of teaching I have never encountered such a sense of helplessness," he says.

It need not be this bleak. The revolution lifted restraints on expression that had existed for decades, and Tunisians seem to agree that even without a functioning constitution, they feel more free—a significant accomplishment. The country has close social and economic ties to Europe, a highly educated populace, and infrastructure that's among the best in the Arab world, with good roads and nine commercial airports serving a country the size of Florida.

Tunisia has the further comfort of knowing it's not alone. In its political and economic struggles, Egypt is Tunisia's larger, perhaps more troubled mirror. Both saw Islamists take top government positions while Salafis, who embrace the strictest, most puritanical interpretation of Islam, have pressed for an even greater role for religion in the reborn nations. (Egyptian secularists are angered by a constitution they say was forced upon them, while Tunisia's latest constitutional draft was stripped of references to sharia, or Islamic law.) Both countries also saw their economies contract sharply in reaction to change. Egypt's net international reserves tell almost 60 percent, to \$15 billion, over the past two years. Tunisia's economy contracted 1.8 percent in 2011. Last year growth was likely 2.7 percent and could rise to 3.3 percent this year, says the International Monetary Fund. "We are going through a complicated transition, not unlike what Eastern Europe went through," says Tunisian Foreign Minister Rafik Abdessalem, a former professor of politics in Britain who returned to Tunisia after the revolution. "We need to prove that it is

possible to have democracy in the Arab world."

Weaker, economies in Europe have hurt tourism and exports, two of Tunisia's chief sources of revenue. That's left officials appealing to the U.S., the United Arab Emirates, and Qatar, for investment. So far Tunisia hasn't received the support it sought, let alone the aid it was promised. At its May 2011 summit in Deauville, France, the Group of Eight pledged more than \$30 billion to assist new Arab governments. "When we spoke about intentions, it was \$30 billion," jokes Alaya Bettaieb, secretary of state to the minister of investment and international cooperation. "When we spoke about action, it was \$250 million" that was delivered.

Tunisia's transition from dictatorship to democracy would have been easier had the collapse of the Ben Ali regime not been so sudden. Amri, Bouazizi's friend, suggests the man who started it all didn't even know how flammable the paint thinner he poured on himself was, let alone the impact of his act of martyrdom. Other protesters, in Tunisia and across the Arab world, decided to set themselves afire in the weeks and months that followed. Hernando de Soto, the Peruvian economist best known for his work seeking property rights for peasants, has studied the underclass in Tunisia, Egypt, and elsewhere. He documented 164 deaths by self-immolation in the six months following Bouazizi's act. "The ground was fertile socially, economically, and politically for this kind of statement," says Ali Bouazizi, a cousin who played a key role in the revolution by filming and uploading to his Facebook page a video of the protest after the fruit seller's death.

The embers of unrest remain hot. Tunisia's first truly free elections in 2011 yielded a Constituent Assembly charged with drafting the country's new charter and also serving as its parliament. Ennahda, the moderate Islamist party whose name translates to Renaissance, won 41 percent of the seats and together with two smaller secular parties formed a ruling coalition.

The constitution is still a source of great uncertainty, as are Ennahda's broader intentions. Critics on the right maintain that the party has stressed its commitment to Tunisia's secular tradition in public, while urging Salafis to be patient for the realization of their goals behind closed doors. Salafis, including Mouli Mohamed, who heads the Salafi-controlled al-Asala Party, says Ennahda "has backed away from its principles."

Neither side has been pacified. Salafis have been blamed for the serial arson of stores selling alcohol as well as the September attack on the U.S. embassy amid outrage over a YouTube clip denigrating Islam's prophet. Ahmed Nejib Chebbi, an Official in the opposition Jumhuri, or Republican, Party says, "The Islamists don't know how to govern," and the win by Ennahda in October 2011 was "not very reassuring to the economic stakeholders in the country."

Prime Minister Hamadi Jebali has tried to walk the middle ground. "The Tunisian people have their own identity, and they agreed on this identity," says Jebali in an interview, affirming the country's commitment to secularism. Jebali, who spent 10 years in solitary confinement while Ben Ali controlled the country, says the new constitution won't impose Islamic law and will respect women's rights. He and Ennahda have also pledged to support a market economy, if not a workers' paradise; he rages at those he suggests have riled up labor unions and "who live with the idea of the proletariat revolution, and who believe that the revolution in Tunisia was led by the proletariat."

Sorting out how to improve the lives of ordinary Tunisians, regardless of their politics,

is complicated by a lack of economic facts. At a conference organized by Utica, a group representing Tunisia's largest employers, De Soto, the economist, estimated that the black market economy is more than 10 times the size of all companies on the country's stock exchange. Others have suggested off-the-books trade represents as much as 30 percent of Tunisia's GDP. The divisions between the corporate and informal sectors run deeper than matters of accounting. Wided Bouchmaorii, Utica's president and head of one of Tunisia's largest business enterprises, says the informal economy condones violence. "It is disastrous for legitimate businesses serving consumers," she says.

Prime Minister Jebali acknowledges the size of the informal economy and continued problems with corruption. (The nation saw its corruption ranking, issued by Transparency International, slide from 59th in 2010 to 75th in 2012.) He pledges that Tunisia will do more to address these problems as democratic institutions take hold and the economy strengthens. In the meantime, he says priorities include addressing the "heavy taxation of the formal economy" and the inability of a "young economy to absorb unemplyed youth."

For those who have been waiting, patience is running short. Habib Kasdalli set himself afire shortly after Bouazizi when a civil servant denied him government benefits for a mental disability. Seated in a Tunis hotel, Kasdalli describes his nervous condition as his burn-scarred hands twitch. When he pulls off a blue knit cap, his scalp is grotesquely scarred. "I felt oppressed, and I felt hopelessness," Kasdalli says. The revolution offered a respite. Relief remains a long way off.

ADMINISTRATION IN REVIEW

The SPEAKER pro tempore. Under the Speaker's announced policy of January 3, 2013, the Chair recognizes the gentleman from Texas (Mr. GOHMERT) for 30 minutes.

Mr. GOHMERT. Mr. Speaker, just very briefly, we had a vote today. There's some wonderfully fine Members of Congress that I have deep respect for who voted "yes," and 32 voted "no" from the Republican side. It's not because we don't all hold the same belief that we have to cut spending to be responsible, to avoid continuing to add debt to our children and grandchildren, but a matter of difference in strategy. It is a mistake to suspend the debt ceiling increase, just as it would be to raise the debt ceiling without any meaningful cuts, just as Senator Phil Gramm got back in 1985, I believe it was, with Gramm-Rudman and so many of the debt ceiling increases that were accompanied as part of the deal with restrictions on spending.

There're so many things going on in the world today that are just staggering. We know we had Secretary of State Hillary Clinton testifying today. One report here today says that Secretary Clinton interrupted one Senator to contradict him and stress that she did not see requests for additional security to protect the Benghazi mission.

That's extremely unfortunate that people in our State Department, committed to helping this country, would make cries for help over a period of months, over a period of years, even

going back to when Ambassador Rice was with the State Department and people were killed at an American embassy and a request had been made for extra security that went unheeded.

Here it came again; and apparently there were a number of people who made requests, including one of the security officials that I met and talked to personally. They could see that we were sitting ducks. And apparently former Senator Clinton, now Secretary Clinton, is saying she never saw the request. The bucks would have stopped with her if they'd ever made it to her. What it says is something has got to be done so that when people who have dedicated their lives to helping and protecting this country cry for help, that months, years after the cries, we don't again come back and say: never heard the cries; never got to me.

Tragic. Tragic.

Senator, now-Secretary, Clinton said that the administration's response to the assault was to be defended, and an independent investigation found that the State's actions saved American lives in real-time.

Well, from what I've seen on the House side and in the news, without going into anything that might be classified, just from the public information we've discerned, the actions of the State Department in failing and ignoring the requests for help did not save lives. It ended up costing lives.

The failure of this President to either receive information when a United States Ambassador he put in harm's way was begging, was under fire and people were begging for help on his behalf, we've had people indicate, gee, that immediately gets to the President himself or someone directly around the President who can get the President's immediate attention. We have an Ambassador under attack; that goes straight to the President or somebody right around him.

And just like Secretary Clinton apparently has testified today: I never saw or heard the cries for help. I didn't know.

Well, since this President is going to be in office for 4 more years as of Monday, it is imperative that he clean house and set up new procedures so that even if he's out golfing, even if he's on vacation, body surfing in Hawaii, wherever he is, doing fund-raising in Las Vegas, no matter where he is, that when somebody says Mr. President, people that you put in harm's way are begging for help, they're under attack, they're begging for your help, and I feel sure, you know, he would take time off of one of the greens or body surfing. He would surely take time. I know he would. If somebody would get him the information, your Ambassador is about to be killed, I know he would walk off the green and give some order to protect him, surely. But he's got to get the information.

And since I travel around the world meeting with our military, Special Forces, different branches of our mili-

tary, from Afghanistan to the very far reaches in the southern part of the Philippines, wherever, Iraq—and I won't be going back to Iraq. Prime Minister Maliki didn't like DANA ROHR-ABACHER and me questioning him about repaying some of the U.S. money that we spent to give him the opportunity to be elected, especially since they now have all that oil revenue, and he also didn't like us bringing up the fact that they promised the United States when they took over the government that they would protect the people at Camp Ashraf, the refugees from Iran, and that actually the military had gone in and killed some of those people that he and the U.S. had pledged would be safe. And he didn't like that and apparently sent word that we were not welcome in his country anymore.

□ 1410

We're okay with Americans dying so I can get elected here in Iraq, but we don't want anybody making us keep our promises here in Iraq.

I've seen our military in the Kurdish areas of northern Iraq, all around the world. I was in the Army for 4 years. And one thing that they are very concerned about that they can't talk about publicly, but especially after we had two former SEALs killed trying to protect the Ambassador, when it wasn't their job to do that, they did it because they're American heroes, American patriots. But our military sees those things.

You know, when I was in the military, President Carter was President. We knew we had a President who did not have our back, who was more concerned about other things than the military. And there was a lot of unrest, but it's a crime in the United States military to say anything derogatory about anyone in your chain of command, including the top person, the President, and it needs to be that way.

When you're in the military, you take orders and you follow your orders, and you don't castigate whoever is up your chain of command, even if they don't have a clue what they're doing. It has to be for the good order and discipline of the military.

But we were not stupid. We knew when the President was not protecting us, was not protecting Americans. We knew when the President was not providing the equipment and what we needed to protect Americans. We knew that.

And as I go around the world and talk to different of our military, they notice that we have officials in this administration who, after Americans dedicated to protecting this country are killed, will come forward from the White House down and say, gee, I had no idea that they were in that kind of trouble. I had no idea that our policies subjected them to being killed. I had no idea. I wish somebody had let me know they were in this kind of trouble.

The military knows that. And as I've mentioned, one soldier in Afghanistan

said, please let others in Washington know I don't mind laying down my life for my country, but please don't waste it. That's not much of an ask for those who are committed to protecting the rest of us.

And yet this administration still prevents us from getting to the real facts, the real truth. To have someone come forward and say, I really didn't know there was trouble; I didn't know about the request for help, that does not answer the question that this body is demanding answers to and, that is, well, who did know.

Who made the decisions not to protect Americans in harm's way? Who made that call? Who was it that gave orders, because surely there was somebody out there who said, an American Ambassador is under attack. We're going to go protect him.

To attack a consulate is an act of war under anybody's interpretation of international law. It's an act of war. And when somebody commits an act of war against the United States, against a U.S. Ambassador, against our people, they need to know that there's a Commander in Chief, or if he doesn't know because he's busy, somebody that will give the order to protect those that were put in that bad situation.

Our military needs to know that their Commander cares. Our military needs to know that they're not going to lay down their life for nothing.

This is not the kind of testimony that we need. We want the truth. If this is the truth, so be it.

Of course, we'd heard from her doctors after the fall that, gee, it turns out this could be the kind of thing that would result in memory loss. And I'm glad she's well enough to get along.

My late mother, with a brain tumor, had balance problems. We constantly had to be on the alert for her falling, maybe tripping over a curb and hurting herself. It breaks your heart when you see somebody with bruises from falling. So I'm glad Secretary Clinton's okay.

But we have an Ambassador and other Americans who died. So instead of sending witnesses to say, I don't know what happened, I'll take the blame. I have no clue what happened, but I'm responsible, instead of that, please, Mr. Speaker, we need to be provided with testimony and evidence how did these irresponsible decisions get made, and who made them.

Because, as I say, our military gets it. They see what's going on. Despite some that might say, yeah, if you don't finish high school or don't get an education, you may end up in the military, if you actually spend enough time with the military, instead of being a 90-day wonder and get your Purple Heart and be on your way, if you actually spend substantial time with true military heroes that are dedicated to protecting our way of life, you spend time with them, you know these are smart people.

You spend time with SEALs, as I have, and you find out these are not

only incredibly trained people. They're smart people. You spend time with Special Forces, as I have there at Fort Benning where I spent 4 years, that's where the Rangers are trained. They're smart people, and they're smart enough to know when people in their chain of command do not have their back, they do not take actions that make it appear they care.

I know the President cares. I know he does. I know Secretary Clinton cares. But it's not enough to say, "I had no idea that I put people in harm's way and that they were begging for help and I got them killed."

You know, let's find out where the problem is. How come they didn't know that was what was going on and the failure to provide security was going to get them killed? Why didn't they know? Those are the kinds of things we need to find out.

Then we find out that there were Americans killed in the attack in Algeria. How could it be that these people in Algeria had the weapons to carry out this attack?

Well, some of the reports indicate that these weapons probably came from Libya. Well, where would the Libyans have gotten weapons? Could it be that those were American-provided weapons, just like this administration forced the sale of guns that would go to kill at least one American and hundreds of Mexicans before it started claiming we've got to go after entirely, with our full force of the law, anybody that sells guns to criminals?

It's a shame they didn't start with the Department of Justice; but I guess if you're the Department of Justice and you're responsible for forcing the sale of guns for criminals, then you're not exactly interested in looking at whose actions in your Department caused the death of hundreds of Mexicans and one or two Americans.

But it needs to be looked at. That's how you avoid mistakes in the future. You find out what caused the mistakes.

□ 1420

The three Americans were among 38 workers killed in the siege of an Algerian gas plant in which Islamic terrorists used hostages as human shields after their attempted mass kidnapping for ransom went awry.

Some Algerian attackers are placed in Benghazi. This story is from Algeria, in *The New York Times*, dated January 22, by Adam Nossiter:

Several Egyptian members of the squad of militants that lay bloody siege to an Algerian gas complex last week also took part in the deadly attack on the United States mission in Libya in September, a senior Algerian official said Tuesday.

Months and months after a U.S. ambassador was killed, we finally have our FBI director go over to check into it himself. After FBI agents went and did some checking, we had reporters go over there and find actual evidence that somehow the FBI missed or did not bother with. Mistakes that get the

United States public servants who have committed their lives to the U.S., and get them killed, requires scrutiny. And this administration, since they will have 4 more years, will, hopefully, be concerned enough about not getting other members of their State Department, their embassies, their consulates, their soldiers, killed for nothing.

Now I know the soldiers. I've been to far too many funerals. And having known so many in harm's way, even if they're sent to the Valley of Death riding with the 600, figuratively speaking, they know they didn't die for nothing. They died devoted to the belief in the things that are set out in the Declaration of Independence—that we are endowed by our Creator with certain unalienable rights. And just like inheritance, if you're going to keep it, you're probably going to have to fight for it. Again, our military begs, If I'm going to lay down my life for my country, don't waste it.

So, Mr. Speaker, I hope and pray this administration will stop obfuscating, will stop the hiding of documents, preventing us from getting them, so we can find out what mistakes were made so that we can prevent them in the future. And the great news for this administration, Mr. Speaker, is that gee, it doesn't have to run for reelection again. So there should be no excuse whatsoever for not bringing the facts forward.

May I inquire how much time is remaining?

The SPEAKER pro tempore. The gentleman has 9 minutes remaining.

Mr. GOHMERT. Since the President doesn't have to run for reelection, there is no reason not to bring out the facts of Fast and Furious and what happened in Benghazi, that has now spilled over and cost American lives in Algeria. Let's get to the bottom of it. And if Secretary Clinton does not know what happened, if she doesn't have a clue, bless her heart, let's get somebody that does. Let's find out how these mistakes were made so we can prevent future lives being lost when they don't have to be.

Mr. Speaker, I want to conclude today, since this week marks the 40th anniversary of the landmark case of *Roe v. Wade*, and those of us who have been involved as a lawyer trying cases such as *Roe v. Wade*, which was a civil case, those of us that have been involved as a judge, as I was also a chief justice, we know that in order for a case to be ripe, that it can be heard in court, there must be a justiciable issue, as there was in *Roe v. Wade*. But the person bringing the case actually has standing to bring the case. It took years, but we ultimately find out that at the time there was no standing. We find out from the person who was *Roe*, a fictitious name, that she deeply regrets what had happened. And that case has been responsible for the killing of millions of lives.

I have so many dear friends on the Democratic side of the aisle. I know

their hearts. They don't want people to get killed. They care about life. And so many on both sides of the aisle talk about trying to protect "the most vulnerable among us." I would humbly submit there is no one more vulnerable than an unborn child. There is that cord through which nourishment and oxygen flow as that baby grows and develops. There is a desire in the human heart to live. There is a desire to live. And those precious, innocent children want to live. It's who they are. It's part of their genetic makeup to want to live. There's no baby, born or unborn, who is capable mentally or physically of taking their own lives intentionally. It can't happen. It doesn't happen. They want to live.

So our heart breaks as a Nation, thinking about the spilled blood of innocent, vulnerable children all put to death because someone did not understand what was going on and they were led to believe it's not a life, it's a choice. The children want to live. When our first-born was born, she came 8 to 10 weeks prematurely. Back then, it was uncertain whether she was going to live. We were encouraged at first, but the doctor said, She's in trouble. Her lungs were not developed. And I knew from cases that I had been involved in that if too much oxygen is given to a premie, there's a chance they'll go blind. So doctors avoided that, if at all possible. And I saw them go from 20 to 40 to 60 to 80 to 100 percent oxygen. When they got to 100 percent, I knew Katy was in big trouble or they wouldn't risk her blindness.

They said we needed to ship her to either Dallas or Shreveport, where she could get the top-rated neonatal ICU. Shreveport was a little closer. I was torn—my wife was suffering, having given birth prematurely—whether to stay with her or go with the baby. She said, Go with Katy. Do anything you can to help her. So I followed the ambulance to Shreveport. A man named Dr. Tsing was the neonatologist. He cared so deeply for those babies. And I began to understand why the doctor said they seemed to have the best survival rate there in Shreveport.

□ 1430

He had a policy that if you went by a child, you had to observe proper sanitization procedures, but you touched those children, you talked to those children. They hear you. They know you.

When I got there, they sat me on a stool and said you can stay no more than 2 hours, but talk to this child, she knows your voice. She has heard your voice for maybe 7 months. She knows your voice. Talk to her. Caress her arms. Talk to her. Caress her little face. And I did. The monitors were going so fast, so erratic was the heart rate, so erratic was the breathing, the lungs so undeveloped.

As I had been there for a couple of hours, Dr. Tsing came back over. Katie had a grip on my finger, that tiny little

hand of hers around the very end of my finger, and she wouldn't let go. He came over after a while and he said, have you looked at the monitors? I looked up. She still had such undeveloped lungs, but her breathing had stabilized. Her heart rate had stabilized. And Dr. Tsing said, she is drawing life, she is drawing strength from you. I couldn't leave. I sat there for 8 hours before they forced me to take a break, but I learned, born or unborn, a child wants to live.

I hope and pray we will not continue to allow the killing of 40, 50, 60 million more precious babies like Katie. Katie is alive today. She is a joy, she is brilliant. There are other children that wanted to live as well. We need to stop deceiving pregnant women that it's not a life. It is a life, and it's endowed by our Creator.

With that, Mr. Speaker, I yield back the balance of my time.

SUNSET MEMORIAL

The SPEAKER pro tempore. Under the Speaker's announced policy of January 3, 2013, the Chair recognizes the gentleman from Arizona (Mr. FRANKS) for 30 minutes.

Mr. FRANKS of Arizona. Mr. Speaker, I know that another legislative day has come to an end and that sunset fast approaches in Washington, D.C.

I stand before this House with what I call a Sunset Memorial. Because, you see, Mr. Speaker, before the sun sets today in America, almost 4,000 more defenseless unborn children will be killed by abortion on demand in the land of the free and the home of the brave. That is more than the number of innocent lives lost on September 11th in this country, and it happens every single day.

Mr. Speaker, it has now been 40 years—an entire generation—since the tragedy called Roe v. Wade was first handed down. Since then, the very foundation of this Nation has been stained by the blood of almost 55 million of its own unborn children. Some of them, Mr. Speaker, cried and screamed as they died, but because it was amniotic fluid going over the vocal cords instead of air, we couldn't hear them.

All of them had at least four things in common, Mr. Speaker. First, they were just nameless little babies who had done wrong to no one, and yet each one of them died a nameless and lonely death. And each one of their mothers, whether she realizes it or not, will never be quite the same. And all the gifts that these children might have brought to humanity in this world are now lost forever.

Yet, even in the glare of such tragedy, this generation still clings to a blind, invincible ignorance while history repeats itself over and over again and our own silent genocide mercilessly annihilates the most helpless of all victims, those yet unborn.

Mr. Speaker, I recently heard Barack Obama speak such poignant words

that, whether he knows it or not, apply so profoundly to the tragedy of abortion on demand in America. Let me quote selected, excerpted portions of his comments.

He said:

This is our first task—caring for our children. It's our first job. If we don't get that right, we don't get anything right. That's how, as a society, we will be judged. And by that measure, can we truly say, as a Nation, that we are meeting our obligations? Can we honestly say that we're doing enough to keep our children—all of them—safe from harm?

He went on to quote:

Can we say that we're truly doing enough to give all the children of this country the chance they deserve to live out their lives in happiness and with purpose?

He said:

I've been reflecting on this the last few days, and if we're honest with ourselves, the answer is no. We're not doing enough. And we will have to change.

Oh, Mr. Speaker, how true the President's words were. The President also said:

We can't tolerate this anymore. These tragedies must end. And to end them, we must change.

Then the President asked:

Are we really prepared to say that we're powerless in the face of such carnage, that the politics are too hard? Are we prepared to say that such violence visited on our children year after year after year is somehow the price of our freedom?

What a powerful question, Mr. Speaker. It is the most relevant question we should all be asking in the midst of this genocidal murder of thousands of unborn children in America every day.

The President said:

Our journey is not complete until all our children are cared for and cherished and always safe from harm.

He said:

That is our generation's task—to make these words, these rights, these values of life and liberty and the pursuit of happiness real for every American.

Mr. Speaker, never have I so deeply agreed with any words ever spoken by President Obama as those I have just quoted. And yet this President, in the most merciless distortion of logic and reason and humanity itself, refuses to apply these majestic words to the helpless unborn babies of this Nation. How I wish that somehow Mr. Obama would just open his heart and his ears to his own words, and ask himself in the core of his soul, why his words, that should apply to all children, cannot include the most helpless of all children.

Only a few days ago, no more than 200 yards from this well, Barack Obama put his hand down on the same Bible that Abraham Lincoln was sworn in on when he took his Presidential oath.

□ 1440

Mr. Speaker, we should remember that we honor Abraham Lincoln most because he found the courage as President of the United States in the days of slavery, and the humanity within himself, to recognize the image of God

stamped on the soul of slaves that the Supreme Court said were not human and that the tide of public opinion didn't recognize as protectable under the law. Could it still be, could it still be, Mr. Speaker, that President Barack Obama might consider that perspective, as well as his own legacy, and even eternity itself, Mr. Speaker, and recognize that in his day under his Presidency that these little unborn children look so desperately to him now for help?

Could it be that the President might finally remember that on the pages of the Bible on which he laid his hand were the words written in red:

Inasmuch as you have done unto the least of these My brethren, you have done it unto Me.

Mr. Speaker, whether he does or not, it is certainly time for those of us in this Chamber to remind ourselves of why we are really all here. Thomas Jefferson said:

The care of human life and happiness, and not its destruction, is the chief and only object of good government.

The phrase in the 14th Amendment encapsulates our entire Constitution. It says:

No State shall deprive any person of life, liberty or property without due process of law.

Mr. Speaker, protecting the lives of all Americans and their constitutional rights is why we are all here. The bedrock foundation of this Republic is that clarion declaration of that self-evident truth that all human beings are created equal and endowed by their Creator with unalienable rights, the rights of life, liberty and the pursuit of happiness.

Every conflict and battle our Nation has ever faced can be traced to our commitment to this core self-evident truth. It has made us the beacon of hope for the entire world, Mr. Speaker. It is who we are. And yet today another day has passed, and we in this body have failed again to honor that foundational commitment. We have failed our sworn oath and our God-given responsibility as we broke faith with nearly 4,000 more innocent little American babies who died today without the protection we should have given them.

So, Mr. Speaker, let me conclude this sunset memorial in the hopes that perhaps someone new who heard it tonight will finally embrace the very inconvenient truth that abortion really does kill little babies and that it hurts mothers in ways that we can never imagine, and that it is time we stood up together again and looked to our Declaration of Independence and remember that we are the same America that rejected human slavery and marched into Europe to arrest the Nazi Holocaust, and we are still the courageous and compassionate Nation that can find a better way for mothers and their unborn babies than abortion on demand.

It is still not too late for us to make a better world and for America to be

the one that leads the rest of the planet, just as we did in the days of slavery, from this tragic genocide of murdering nearly 4,000 of our own children every day.

So, now, Mr. Speaker, as we consider the plight of the unborn after 40 years under *Roe v. Wade*, maybe we can remind ourselves that our own days in this sunshine of life are all numbered, and that all too soon, each one of us will also walk from these Chambers for the very last time. And if it should be that this Congress is allowed to convene on yet another day, may that be the day when we finally find the humanity, the courage, and the will to embrace together our human and our constitutional duty to protect these, the least of our tiny little brothers and sisters in America, from this murderous scourge upon our Nation called abortion on demand.

Mr. Speaker, it is now 40 years since *Roe v. Wade* first stained the foundation of this Nation with the blood of its own children. This, in the land of the free and the home of the brave.

I yield back the balance of my time.

PUBLICATION OF COMMITTEE RULES

RULES OF THE COMMITTEE ON RULES FOR THE 113TH CONGRESS

Mr. SESSIONS. Mr. Speaker, I submit the attached copy of the rules of the Committee on Rules for the U.S. House of Representatives for the 113th Congress:

RULE 1—GENERAL PROVISIONS

(a) The Rules of the House are the rules of the Committee and its subcommittees so far as applicable, except that a motion to recess from day to day, and a motion to dispense with the first reading (in full) of a bill or resolution, if printed copies are available, are non-debatable privileged motions in the Committee. A proposed investigative or oversight report shall be considered as read if it has been available to the members of the Committee for at least 24 hours (excluding Saturdays, Sundays, or legal holidays except when the House is in session on such day).

(b) Each subcommittee is a part of the Committee, and is subject to the authority and direction of the Committee and to its rules so far as applicable.

(c) The provisions of clause 2 of rule XI of the Rules of the House are incorporated by reference as the rules of the Committee to the extent applicable.

(d) The Committee's rules shall be published in the Congressional Record not later than 30 days after the Committee is elected in each odd-numbered year.

RULE 2—REGULAR, ADDITIONAL, AND SPECIAL MEETINGS

Regular Meetings

(a)(1) The Committee shall regularly meet at 5:00 p.m. on the first day on which votes are scheduled of each week when the House is in session.

(2) A regular meeting of the Committee may be dispensed with if, in the judgment of the Chairman of the Committee (hereafter in these rules referred to as the "Chair"), there is no need for the meeting.

(3) Additional regular meetings and hearings of the Committee may be called by the Chair.

Notice for Regular Meetings

(b) The Chair shall notify in electronic or written form each member of the Committee

of the agenda of each regular meeting of the Committee at least 48 hours before the time of the meeting and shall provide to each member of the Committee, at least 24 hours before the time of each regular meeting:

(1) for each bill or resolution scheduled on the agenda for consideration of a rule, a copy of—

- (A) the bill or resolution;
- (B) any committee reports thereon; and

(C) any available letter requesting a rule for the bill or resolution; and

(2) for each other bill, resolution, report, or other matter on the agenda a copy of—

(A) the bill, resolution, report, or materials relating to the other matter in question; and

(B) any report on the bill, resolution, report, or any other matter made by any subcommittee of the Committee.

Emergency Meetings

(c)(1) The Chair may call an emergency meeting of the Committee at any time on any measure or matter which the Chair determines to be of an emergency nature; provided, however, that the Chair has made an effort to consult the ranking minority member, or, in such member's absence, the next ranking minority party member of the Committee.

(2) As soon as possible after calling an emergency meeting of the Committee, the Chair shall notify each member of the Committee of the time and location of the meeting.

(3) To the extent feasible, the notice provided under paragraph (2) shall include the agenda for the emergency meeting and copies of available materials which would otherwise have been provided under subsection (b) if the emergency meeting was a regular meeting.

Special Meetings

(d) Special meetings shall be called and convened as provided in clause 2(c)(2) of rule XI of the Rules of the House.

RULE 3—MEETING AND HEARING PROCEDURES

In General

(a)(1) Meetings and hearings of the Committee shall be called to order and presided over by the Chair or, in the Chair's absence, by the member designated by the Chair as the Vice Chair of the Committee, or by the ranking majority member of the Committee present as Acting Chair.

(2) Meetings and hearings of the Committee shall be open to the public unless closed in accordance with clause 2(g) of rule XI of the Rules of the House of Representatives.

(3) Any meeting or hearing of the Committee that is open to the public shall be open to coverage by television, radio, and still photography in accordance with the provisions of clause 4 of rule XI of the Rules of the House (which are incorporated by reference as part of these rules).

(4) Before a motion to report a rule is offered, a copy of the language recommended shall be furnished to each member of the Committee.

Quorum

(b)(1) For the purpose of hearing testimony on requests for rules, five members of the Committee shall constitute a quorum.

(2) For the purpose of taking testimony and receiving evidence on measures or matters of original jurisdiction before the Committee, three members of the Committee shall constitute a quorum.

(3) A majority of the members of the Committee shall constitute a quorum for the purposes of: reporting any measure or matter; authorizing a subpoena; closing a meeting or hearing pursuant to clause 2(g) of rule XI of

the Rules of the House (except as provided in clause 2(g)(2)(A) and (B)); or taking any other action.

Voting

(c)(1) No vote may be conducted on any measure or motion pending before the Committee unless a majority of the members of the Committee is actually present for such purpose.

(2) A record vote of the Committee shall be provided on any question before the Committee upon the request of any member.

(3) No vote by any member of the Committee on any measure or matter may be cast by proxy.

(4) A record of the vote of each Member of the Committee on each record vote on any measure or matter before the Committee shall be made publicly available in electronic form within 48 hours, and with respect to any record vote on any motion to amend or report, shall be included in the report of the Committee showing the total number of votes cast for and against and the names of those members voting for and against.

Hearing Procedures

(d)(1) With regard to hearings on matters of original jurisdiction, to the greatest extent practicable:

(A) each witness who is to appear before the Committee shall file with the Committee at least 24 hours in advance of the appearance a statement of proposed testimony in written and electronic form and shall limit the oral presentation to the Committee to a brief summary thereof; and

(B) each witness appearing in a non-governmental capacity shall include with the statement of proposed testimony provided in written and electronic form a curriculum vitae and a disclosure of the amount and source (by agency and program) of any Federal grant (or subgrant thereof) or contract (or subcontract thereof) received during the current fiscal year or either of the two preceding fiscal years.

(2) The five-minute rule shall be observed in the interrogation of each witness before the Committee until each member of the Committee has had an opportunity to question the witness.

(3) The provisions of clause 2(k) of rule XI of the Rules of the House shall apply to any hearing conducted by the Committee.

Subpoenas and Oaths

(e)(1) Pursuant to clause 2(m) of rule XI of the Rules of the House of Representatives, a subpoena may be authorized and issued by the Committee or a subcommittee in the conduct of any investigation or series of investigations or activities, only when authorized by a majority of the members voting, a majority being present.

(2) The Chair may authorize and issue subpoenas under such clause during any period in which the House has adjourned for a period of longer than three days.

(3) Authorized subpoenas shall be signed by the Chair or by any member designated by the Committee, and may be served by any person designated by the Chair or such member.

(4) The Chair, or any member of the Committee designated by the Chair, may administer oaths to witnesses before the Committee.

RULE 4—GENERAL OVERSIGHT RESPONSIBILITIES

(a) The Committee shall review and study, on a continuing basis, the application, administration, execution, and effectiveness of those laws, or parts of laws, the subject matter of which is within its jurisdiction.

(b) Not later than February 15 of the first session of a Congress, the Committee shall meet in open session, with a quorum present, to adopt its oversight plans for that Con-

gress for submission to the Committee on House Administration and the Committee on Oversight and Government Reform, in accordance with the provisions of clause 2(d) of House rule X.

RULE 5—SUBCOMMITTEES

Establishment and Responsibilities of Subcommittees

(a)(1) There shall be two subcommittees of the Committee as follows:

(A) Subcommittee on Legislative and Budget Process, which shall have general responsibility for measures or matters related to relations between the Congress and the Executive Branch.

(B) Subcommittee on Rules and Organization of the House, which shall have general responsibility for measures or matters related to process and procedures of the House, relations between the two Houses of Congress, relations between the Congress and the Judiciary, and internal operations of the House.

(2) In addition, each such subcommittee shall have specific responsibility for such other measures or matters as the Chair refers to it.

(3) Each subcommittee of the Committee shall review and study, on a continuing basis, the application, administration, execution, and effectiveness of those laws, or parts of laws, the subject matter of which is within its general responsibility.

Referral of Measures and Matters to Subcommittees

(b)(1) No special order providing for the consideration of any bill or resolution shall be referred to a subcommittee of the Committee.

(2) The Chair shall refer to a subcommittee such measures or matters of original jurisdiction as the Chair deems appropriate given its jurisdiction and responsibilities.

(3) All other measures or matters of original jurisdiction shall be subject to consideration by the full Committee.

(4) In referring any measure or matter of original jurisdiction to a subcommittee, the Chair may specify a date by which the subcommittee shall report thereon to the Committee.

(5) The Committee by motion may discharge a subcommittee from consideration of any measure or matter referred to a subcommittee of the Committee.

Composition of Subcommittees

(c) The size and ratio of each subcommittee shall be determined by the Committee and members shall be elected to each subcommittee, and to the positions of chairman and ranking minority member thereof, in accordance with the rules of the respective party caucuses. The Chair of the full Committee shall designate a member of the majority party on each subcommittee as its vice chairman.

Subcommittee Meetings and Hearings

(d)(1) Each subcommittee of the Committee is authorized to meet, hold hearings, receive testimony, mark up legislation, and report to the full Committee on any measure or matter referred to it.

(2) No subcommittee of the Committee may meet or hold a hearing at the same time as a meeting or hearing of the full Committee is being held.

(3) The chairman of each subcommittee shall schedule meetings and hearings of the subcommittee only after consultation with the Chair.

Quorum

(e)(1) For the purpose of taking testimony, two members of the subcommittee shall constitute a quorum.

(2) For all other purposes, a quorum shall consist of a majority of the members of a subcommittee.

Effect of a Vacancy

(f) Any vacancy in the membership of a subcommittee shall not affect the power of the remaining members to execute the functions of the subcommittee.

Records

(g) Each subcommittee of the Committee shall provide the full Committee with copies of such records of votes taken in the subcommittee and such other records with respect to the subcommittee necessary for the Committee to comply with all rules and regulations of the House.

RULE 6—STAFF

In General

(a)(1) Except as provided in paragraphs (2) and (3), the professional and other staff of the Committee shall be appointed, by the Chair, and shall work under the general supervision and direction of the Chair.

(2) All professional, and other staff provided to the minority party members of the Committee shall be appointed, by the ranking minority member of the Committee, and shall work under the general supervision and direction of such member.

(3) The appointment of all professional staff shall be subject to the approval of the Committee as provided by, and subject to the provisions of, clause 9 of rule X of the Rules of the House.

Associate Staff

(b) Associate staff for members of the Committee may be appointed only at the discretion of the Chair (in consultation with the ranking minority member regarding any minority party associate staff), after taking into account any staff ceilings and budgetary constraints in effect at the time, and any terms, limits, or conditions established by the Committee on House Administration under clause 9 of rule X of the Rules of the House.

Subcommittee Staff

(c) From funds made available for the appointment of staff, the Chair of the Committee shall, pursuant to clause 6(d) of rule X of the Rules of the House, ensure that sufficient staff is made available to each subcommittee to carry out its responsibilities under the rules of the Committee, and, after consultation with the ranking minority member of the Committee, that the minority party of the Committee is treated fairly in the appointment of such staff.

Compensation of Staff

(d) The Chair shall fix the compensation of all professional and other staff of the Committee, after consultation with the ranking minority member regarding any minority party staff.

Certification of Staff

(e)(1) To the extent any staff member of the Committee or any of its subcommittees does not work under the direct supervision and direction of the Chair, the Member of the Committee who supervises and directs the staff member's work shall file with the Chief of Staff of the Committee (not later than the tenth day of each month) a certification regarding the staff member's work for that member for the preceding calendar month.

(2) The certification required by paragraph (1) shall be in such form as the Chair may prescribe, shall identify each staff member by name, and shall state that the work engaged in by the staff member and the duties assigned to the staff member for the member of the Committee with respect to the month in question met the requirements of clause 9 of rule X of the Rules of the House.

(3) Any certification of staff of the Committee, or any of its subcommittees, made

by the Chair in compliance with any provision of law or regulation shall be made—

(A) on the basis of the certifications filed under paragraph (1) to the extent the staff is not under the Chair's supervision and direction, and

(B) on his own responsibility to the extent the staff is under the Chair's direct supervision and direction.

RULE 7—BUDGET, TRAVEL, PAY OF WITNESSES

Budget

(a) The Chair, in consultation with other members of the Committee, shall prepare for each Congress a budget providing amounts for staff, necessary travel, investigation, and other expenses of the Committee and its subcommittees.

Travel

(b)(1) The Chair may authorize travel for any member and any staff member of the Committee in connection with activities or subject matters under the general jurisdiction of the Committee. Before such authorization is granted, there shall be submitted to the Chair in writing the following:

(A) The purpose of the travel.

(B) The dates during which the travel is to occur.

(C) The names of the States or countries to be visited and the length of time to be spent in each.

(D) The names of members and staff of the Committee for whom the authorization is sought.

(2) Members and staff of the Committee shall make a written report to the Chair on any travel they have conducted under this subsection, including a description of their itinerary, expenses, and activities, and of pertinent information gained as a result of such travel.

(3) Members and staff of the Committee performing authorized travel on official business shall be governed by applicable laws, resolutions, and regulations of the House and of the Committee on House Administration.

Pay of Witnesses

(c) Witnesses may be paid from funds made available to the Committee in its expense resolution subject to the provisions of clause 5 of rule XI of the Rules of the House.

RULE 8—COMMITTEE ADMINISTRATION

Reporting

(a) Whenever the Committee authorizes the favorable reporting of a bill or resolution from the Committee—

(1) the Chair or acting Chair shall report it to the House or designate a member of the Committee to do so, and

(2) in the case of a bill or resolution in which the Committee has original jurisdiction, the Chair shall allow, to the extent that the anticipated floor schedule permits, any member of the Committee a reasonable amount of time to submit views for inclusion in the Committee report on the bill or resolution. Any such report shall contain all matters required by the Rules of the House of Representatives (or by any provision of law enacted as an exercise of the rulemaking power of the House) and such other information as the Chair deems appropriate.

(3) In the case of a resolution providing for consideration of a measure, the Committee report accompanying such resolution shall include an accurate explanation of any waivers of points of order, including a detailed explanation of all points of order.

Records

(b)(1) There shall be a transcript made of each regular meeting and hearing of the Committee, and the transcript may be printed if the Chair decides it is appropriate or if a majority of the Members of the Committee requests such printing. Any such transcripts

shall be a substantially verbatim account of remarks actually made during the proceedings, subject only to technical, grammatical, and typographical corrections authorized by the person making the remarks. Nothing in this paragraph shall be construed to require that all such transcripts be subject to correction and publication.

(2) The Committee shall keep a record of all actions of the Committee and of its subcommittees. The record shall contain all information required by clause 2(e)(1) of rule XI of the Rules of the House of Representatives and shall be available for public inspection at reasonable times in the offices of the Committee.

(3) All Committee hearings, records, data, charts, and files shall be kept separate and distinct from the congressional office records of the Chair, shall be the property of the House, and all Members of the House shall have access thereto as provided in clause 2(e)(2) of rule XI of the Rules of the House.

(4) The records of the Committee at the National Archives and Records Administration shall be made available for public use in accordance with rule VII of the Rules of the House. The Chair shall notify the ranking minority member of any decision, pursuant to clause 3(b)(3) or clause 4(b) of the rule, to withhold a record otherwise available, and the matter shall be presented to the Committee for a determination on written request of any member of the Committee.

Audio and Video Coverage

(c) The Chair shall provide, to the maximum extent practicable,—

(1) Complete and unedited audio and video broadcasts of all committee hearings and meetings; and

(2) For distribution of such broadcasts and unedited recordings thereof to the public and for the storage of audio and video recordings of the proceedings. Proceedings shall be broadcast live on the Majority Committee website and recordings shall be made available on such website within one calendar day of the proceeding.

Committee Publications on the Internet

(d) To the maximum extent feasible, the Committee shall make its publications available in electronic form.

Journal

(e)(1) The Committee shall maintain a Committee Journal, which shall include all bills, resolutions, and other matters referred to or reported by the Committee and all bills, resolutions, and other matters reported by any other committee on which a rule has been granted or formally requested, and such other matters as the Chair shall direct. The Journal shall be published periodically, but in no case less often than once in each session of Congress. (2) A rule is considered as formally requested when the Chairman of a committee of primary jurisdiction which has reported a bill or resolution (or a member of such committee authorized to act on the Chairman's behalf):

(A) has requested, in writing to the Chair, that a hearing be scheduled on a rule for the consideration of the bill or resolution, and

(B) has supplied the Committee with the bill or resolution, as reported, together with the final committee report thereon.

Other Procedures

(f) The Chair may establish such other Committee procedures and take such actions as may be necessary to carry out these rules or to facilitate the effective operation of the Committee and its subcommittees in a manner consistent with these rules.

RULE 9—AMENDMENTS TO COMMITTEE RULES

The rules of the Committee may be modified, amended or repealed, in the same man-

ner and method as prescribed for the adoption of committee rules in clause 2 of rule XI of the Rules of the House, but only if written notice of the proposed change has been provided to each Member at least 48 hours before the time of the meeting at which the vote on the change occurs. Any such change in the rules of the Committee shall be published in the Congressional Record within 30 calendar days after their approval.

RULES OF THE COMMITTEE ON NATURAL RESOURCES FOR THE 113TH CONGRESS

Mr. HASTINGS of Washington. Mr. Speaker, I submit for publication the attached copy of the rules of the Committee on Natural Resources for the U.S. House of Representatives for the 113th Congress:

RULE 1. RULES OF THE HOUSE; VICE CHAIRMEN

(a) Applicability of House Rules.

(1) The Rules of the House of Representatives, so far as they are applicable, are the rules of the Committee on Natural Resources (hereinafter in these rules referred to as the "Committee") and its Subcommittees.

(2) Each Subcommittee is part of the Committee and is subject to the authority, direction and rules of the Committee. References in these rules to "Committee" and "Chairman" shall apply to each Subcommittee and its Chairman wherever applicable.

(3) House Rule XI is incorporated and made a part of the rules of the Committee to the extent applicable.

(b) Vice Chairmen.—Unless inconsistent with other rules, the Chairman shall appoint Vice Chairmen of the Committee and the Subcommittees. If the Chairman of the Committee or Subcommittee is not present at any meeting of the Committee or Subcommittee, as the case may be, the Vice Chairman shall preside. If the Vice Chairman is not present, the ranking Member of the Majority party on the Committee or Subcommittee who is present shall preside at that meeting.

RULE 2. MEETINGS IN GENERAL

(a) Scheduled Meetings.—The Committee shall meet at 10 a.m. every Wednesday when the House is in session if so noticed by the Chairman under Committee Rule 3(a). The Committee shall also meet at the call of the Chairman subject to advance notice to all Members of the Committee. Special meetings shall be called and convened by the Chairman as provided in clause 2(c)(1) of House Rule XI. Any Committee meeting or hearing that conflicts with a party caucus, conference, or similar party meeting shall be rescheduled at the discretion of the Chairman, in consultation with the Ranking Minority Member. The Committee may not sit during a joint session of the House and Senate or during a recess when a joint meeting of the House and Senate is in progress.

(b) Open Meetings.—Each meeting for the transaction of business, including the markup of legislation, and each hearing of the Committee or a Subcommittee shall be open to the public, except as provided by clause 2(g) and clause 2(k) of House Rule XI.

(c) Broadcasting.—Whenever a meeting for the transaction of business, including the markup of legislation, or a hearing is open to the public, that meeting or hearing shall be open to coverage by television, radio, and still photography in accordance with clause 4 of House Rule XI. The provisions of clause 4(f) of House Rule XI are specifically made part of these rules by reference. To the maximum extent practicable, the Committee shall provide audio and visual coverage of each hearing or meeting for the transaction of business in a manner that allows the public to easily listen to and view the proceedings, and maintain the recordings of

such coverage in a manner that is easily accessible to the public. Operation and use of any Committee Internet broadcast system shall be fair and nonpartisan and in accordance with clause 4(b) of House Rule XI and all other applicable rules of the Committee and the House.

(d) Oversight Plan.—No later than February 15 of the first session of each Congress, the Committee shall adopt its oversight plans for that Congress in accordance with clause 2(d)(1) of House Rule X.

RULE 3. MEETING AND HEARING PROCEDURES IN GENERAL

(a) Notice and Information for Members and the Public.

(1) The Chairman shall publicly announce the date, place and subject matter of: (i) a Committee hearing, which may not commence earlier than one week after such notice; or (ii) a Committee meeting, which may not commence earlier than the third day on which Members have notice thereof.

(2) A hearing or meeting may begin sooner if the Chairman, with the concurrence of the Ranking Minority Member, determines that there is good cause to begin the meeting or hearing sooner, or if the Committee so determines by majority vote. In these cases, the Chairman shall publicly announce the meeting or hearing at the earliest possible time. The Chief Legislative Clerk of the Committee shall promptly notify the Daily Digest Clerk of the Congressional Record and shall promptly make publicly available in electronic form the appropriate information as soon as possible after the public announcement is made.

(3) To the extent practicable, a background memorandum prepared by the Majority staff for the Majority Members and the Minority staff for the Minority Members summarizing the major provisions of any bill being considered by the Committee, including the need for the bill and its effect on current law, will be available for the Members of the Committee no later than 48 hours before the meeting.

(b) Public Availability of Markup Text.—At least 24 hours prior to the markup of any legislation (or at the time of an announcement under paragraph (a)(2) above made within 24 hours before such meeting), the Chairman shall cause the text of such legislation to be made publicly available in electronic form.

(c) Meetings and Hearings to Begin Promptly.—Each meeting or hearing of the Committee shall begin promptly at the time stipulated in the public announcement of the meeting or hearing.

(d) Addressing the Committee.—A Committee Member may address the Committee or a Subcommittee on any bill, motion, or other matter under consideration or may question a witness at a hearing only when recognized by the Chairman for that purpose. The time a Member may address the Committee or Subcommittee for any purpose or to question a witness shall be limited to five minutes, except as provided in Committee Rule 4(f). A Member shall limit his remarks to the subject matter under consideration. The Chairman shall enforce the preceding provision.

(e) Quorums.

(1) A majority of the Members of the Committee shall constitute a quorum for the reporting of any measure or recommendation, the authorizing of a subpoena, the closing of any meeting or hearing to the public under clause 2(g)(1), clause 2(g)(2)(A) and clause 2(k)(5)(B) of House Rule XI, and the releasing of executive session materials under clause 2(k)(7) of House Rule X. Testimony and evidence may be received at any hearing at which there are at least two Members of the

Committee present. For the purpose of transacting all other business of the Committee, one third of the Members shall constitute a quorum.

(2) When a call of the roll is required to ascertain the presence of a quorum, the offices of all Members shall be notified and the Members shall have not less than 15 minutes to prove their attendance. The Chairman shall have the discretion to waive this requirement when a quorum is actually present or whenever a quorum is secured and may direct the Chief Legislative Clerk to note the names of all Members present within the 15-minute period.

(f) Participation of Members in Committee and Subcommittees.—Any Member of the Committee may sit with any Subcommittee during any meeting or hearing, and by unanimous consent of the Members of the Subcommittee, may participate in such meeting or hearing. However, a Member who is not a Member of the Subcommittee may not vote on any matter before the Subcommittee, be counted for purposes of establishing a quorum or raise points of order.

(g) Proxies.—No vote in the Committee or its Subcommittees may be cast by proxy.

(h) Record Votes.—Record votes shall be ordered on the demand of one-fifth of the Members present, or by any Member in the apparent absence of a quorum.

(i) Postponed Record Votes.

(1) Subject to paragraph (2), the Chairman may, after consultation with the Ranking Minority Member, postpone further proceedings when a record vote is ordered on the question of approving any measure or matter or adopting an amendment. The Chairman shall resume proceedings on a postponed request at any time after reasonable notice, but no later than the next meeting day.

(2) Notwithstanding any intervening order for the previous question, when proceedings resume on a postponed question under paragraph (1), an underlying proposition shall remain subject to further debate or amendment to the same extent as when the question was postponed.

(3) This rule shall apply to Subcommittee proceedings.

(j) Privileged Motions.—A motion to recess from day to day, a motion to recess subject to the call of the Chairman (within 24 hours), and a motion to dispense with the first reading (in full) of a bill or resolution if printed copies are available, are nondebatable motions of high privilege.

(k) Layover and Copy of Bill.—No measure or recommendation reported by a Subcommittee shall be considered by the Committee until two calendar days from the time of Subcommittee action. No bill shall be considered by the Committee unless a copy has been delivered to the office of each Member of the Committee requesting a copy. These requirements may be waived by a majority vote of the Committee at the time of consideration of the measure or recommendation.

(l) Access to Dais and Conference Room.—Access to the hearing rooms' daises (and to the conference rooms adjacent to the Committee hearing rooms) shall be limited to Members of Congress and employees of the Committee during a meeting of the Committee, except that Committee Members' personal staff may be present on the daises if their employing Member is the author of a bill or amendment under consideration by the Committee, but only during the time that the bill or amendment is under active consideration by the Committee. Access to the conference rooms adjacent to the Committee hearing rooms shall be limited to Members of Congress and employees of Congress during a meeting of the Committee.

(m) Cellular Telephones.—The use of cellular telephones is prohibited on the Com-

mittee dais or in the Committee hearing rooms during a meeting of the Committee.

(n) Motion to go to Conference with the Senate.—The Chairman may offer a motion under clause 1 of Rule XXII whenever the Chairman considers it appropriate.

RULE 4. HEARING PROCEDURES

(a) Written Statement; Oral Testimony.—Each witness who is to appear before the Committee or a Subcommittee shall file with the Chief Legislative Clerk of the Committee or Subcommittee Clerk, at least two working days before the day of his or her appearance, a written statement of their proposed testimony. Each witness shall limit his or her oral presentation to a five-minute summary of the written statement, unless the Chairman, in consultation with the Ranking Minority Member, extends this time period. In addition, all witnesses shall be required to submit with their testimony a resume or other statement describing their education, employment, professional affiliations and other background information pertinent to their testimony. Failure to comply with these requirements may result in the exclusion of the written testimony from the hearing record and/or the barring of an oral presentation of the testimony.

(b) Minority Witnesses.—When any hearing is conducted by the Committee or any Subcommittee upon any measure or matter, the Minority party Members on the Committee or Subcommittee shall be entitled, upon request to the Chairman by a majority of those Minority Members before the completion of the hearing, to call witnesses selected by the Minority to testify with respect to that measure or matter during at least one day of hearings thereon.

(c) Information for Members.—After announcement of a hearing, the Committee shall make available as soon as practicable to all Members of the Committee a tentative witness list and to the extent practicable the Majority staff shall make available to the Majority Members and the Minority staff shall make available to the Minority Members a memorandum explaining the subject matter of the hearing (including relevant legislative reports and other necessary material). In addition, the Chairman shall make available to the Members of the Committee any official reports from departments and agencies on the subject matter as they are received.

(d) Subpoenas.—The Committee or a Subcommittee may authorize and issue a subpoena under clause 2(m) of House Rule XI if authorized by a majority of the Members voting. In addition, the Chairman of the Committee may authorize and issue subpoenas during any period of time in which the House of Representatives has adjourned for more than three days. Subpoenas shall be signed only by the Chairman of the Committee, or any Member of the Committee authorized by the Committee, and may be served by any person designated by the Chairman or Member.

(e) Oaths.—The Chairman of the Committee or any Member designated by the Chairman may administer oaths to any witness before the Committee. All witnesses appearing in hearings may be administered the following oath by the Chairman or his designee prior to receiving the testimony: "Do you solemnly swear or affirm that the testimony that you are about to give is the truth, the whole truth, and nothing but the truth, so help you God?"

Opening Statements; Questioning of Witnesses.

(1) Opening statements by Members may not be presented orally, unless the Chairman or his designee makes a statement, in which case the Ranking Minority Member or his

designee may also make a statement. If a witness scheduled to testify at any hearing of the Committee is a constituent of a Member of the Committee, that Member shall be entitled to introduce the witness at the hearing.

(2) The questioning of witnesses in Committee and Subcommittee hearings shall be initiated by the Chairman, followed by the Ranking Minority Member and all other Members alternating between the Majority and Minority parties. In recognizing Members to question witnesses, the Chairman shall take into consideration the ratio of the Majority to Minority Members present and shall establish the order of recognition for questioning in a manner so as not to disadvantage the Members of the Majority or the Members of the Minority. A motion is in order to allow designated Majority and Minority party Members to question a witness for a specified period to be equally divided between the Majority and Minority parties. This period shall not exceed one hour in the aggregate.

(g) Materials for Hearing Record.—Any materials submitted specifically for inclusion in the hearing record must address the announced subject matter of the hearing and be submitted to the relevant Subcommittee Clerk or Chief Legislative Clerk no later than 10 business days following the last day of the hearing.

(h) Claims of Privilege.—Claims of common-law privileges made by witnesses in hearings, or by interviewees or deponents in investigations or inquiries, are applicable only at the discretion of the Chairman, subject to appeal to the Committee.

RULE 5. FILING OF COMMITTEE REPORTS

(a) Duty of Chairman.—Whenever the Committee authorizes the favorable reporting of a measure from the Committee, the Chairman or his designee shall report the same to the House of Representatives and shall take all steps necessary to secure its passage without any additional authority needing to be set forth in the motion to report each individual measure. In appropriate cases, the authority set forth in this rule shall extend to moving in accordance with the Rules of the House of Representatives that the House be resolved into the Committee of the Whole House on the State of the Union for the consideration of the measure; and to moving in accordance with the Rules of the House of Representatives for the disposition of a Senate measure that is substantially the same as the House measure as reported.

(b) Filing.—A report on a measure which has been approved by the Committee shall be filed within seven calendar days (exclusive of days on which the House of Representatives is not in session) after the day on which there has been filed with the Committee Chief Legislative Clerk a written request, signed by a majority of the Members of the Committee, for the reporting of that measure. Upon the filing with the Committee Chief Legislative Clerk of this request, the Chief Legislative Clerk shall transmit immediately to the Chairman notice of the filing of that request.

(c) Supplemental, Additional or Minority Views.—Any Member may, if notice is given by any Member at the time a bill or resolution is approved by the Committee, file supplemental, additional, or minority views. These views must be in writing and signed by each Member joining therein and be filed with the Committee Chief Legislative Clerk not less than two additional calendar days (excluding Saturdays, Sundays and legal holidays except when the House is in session on those days) of the time the bill or resolution is approved by the Committee. This paragraph shall not preclude the filing of

any supplemental report on any bill or resolution that may be required for the correction of any technical error in a previous report made by the Committee on that bill or resolution.

(d) Review by Members.—Each Member of the Committee shall be given an opportunity to review each proposed Committee report before it is filed with the Clerk of the House of Representatives. Nothing in this paragraph extends the time allowed for filing supplemental, additional or minority views under paragraph (c).

(e) Disclaimer.—All Committee or Subcommittee reports printed and not approved by a majority vote of the Committee or Subcommittee, as appropriate, shall contain the following disclaimer on the cover of the report:

“This report has not been officially adopted by the {Committee on Natural Resources}; {Subcommittee} and may not therefore necessarily reflect the views of its Members.”

RULE 6. ESTABLISHMENT OF SUBCOMMITTEES; FULL COMMITTEE JURISDICTION; BILL REFERRALS

(a) Subcommittees.—There shall be five standing Subcommittees of the Committee, with the following jurisdiction and responsibilities:

Subcommittee on Public Lands and Environmental Regulation

(1) The National Environmental Policy Act in general.

(2) Measures and matters related to the National Park System and its units, including Federal reserved water rights.

(3) The National Wilderness Preservation System.

(4) Wild and Scenic Rivers System, National Trails System, national heritage areas and other national units established for protection, conservation, preservation or recreational development, other than coastal barriers.

(5) Military parks and battlefields, national cemeteries administered by the Secretary of the Interior, parks in and within the vicinity of the District of Columbia and the erection of monuments to the memory of individuals.

(6) Federal and non-Federal outdoor recreation plans, programs and administration including the Land and Water Conservation Fund Act of 1965 and the Outdoor Recreation Act of 1963.

(7) Preservation of prehistoric ruins and objects of interest on the public domain and other historic preservation programs and activities, including national monuments, historic sites and programs for international cooperation in the field of historic preservation.

(8) Matters concerning the following agencies and programs: Urban Parks and Recreation Recovery Program, Historic American Buildings Survey, Historic American Engineering Record, and U.S. Holocaust Memorial.

(9) Public lands generally, including measures or matters relating to entry, easements, withdrawals, grazing and Federal reserved water rights.

(10) Forfeiture of land grants and alien ownership, including alien ownership of mineral lands.

(11) Cooperative efforts to encourage, enhance and improve international programs for the protection of the environment and the conservation of natural resources otherwise within the jurisdiction of the Subcommittee.

(12) Forest reservations, including management thereof, created from the public domain.

(13) Public forest lands generally, including measures or matters related to entry,

easements, withdrawals, grazing and Federal reserved water rights.

(14) General and continuing oversight and investigative authority over activities, policies and programs within the jurisdiction of the Subcommittee.

Subcommittee on Fisheries, Wildlife, Oceans and Insular Affairs

(1) All matters regarding insular areas of the United States.

(2) All measures or matters regarding the Freely Associated States and Antarctica.

(3) Fisheries management and fisheries research generally, including the management of all commercial and recreational fisheries (except for the reauthorization of the Magnuson-Stevens Fishery Conservation and Management Act), interjurisdictional fisheries, international fisheries agreements, aquaculture, seafood safety and fisheries promotion.

(4) Wildlife resources, including research, restoration, refuges and conservation.

(5) All matters pertaining to the protection of coastal and marine environments, including estuarine protection.

(6) Coastal barriers.

(7) Oceanography.

(8) Ocean engineering, including materials, technology and systems.

(9) Coastal zone management.

(10) Marine sanctuaries.

(11) U.N. Convention on the Law of the Sea.

(12) Sea Grant programs and marine extension services.

(13) Cooperative efforts to encourage, enhance and improve international programs for the protection of the environment and the conservation of natural resources otherwise within the jurisdiction of the Subcommittee.

(14) General and continuing oversight and investigative authority over activities, policies and programs within the jurisdiction of the Subcommittee.

Subcommittee on Water and Power

(1) Generation and marketing of electric power from Federal water projects by Federally chartered or Federal regional power marketing authorities.

(2) All measures and matters concerning water resources planning conducted pursuant to the Water Resources Planning Act, water resource research and development programs and saline water research and development.

(3) Compacts relating to the use and apportionment of interstate waters, water rights and major interbasin water or power movement programs.

(4) All measures and matters pertaining to irrigation and reclamation projects and other water resources development and recycling programs, including policies and procedures.

(5) Indian water rights and settlements.

(6) Cooperative efforts to encourage, enhance and improve international programs for the protection of the environment and the conservation of natural resources otherwise within the jurisdiction of the Subcommittee.

(7) General and continuing oversight and investigative authority over activities, policies and programs within the jurisdiction of the Subcommittee.

Subcommittee on Energy and Mineral Resources

(1) All measures and matters concerning the U.S. Geological Survey, except for the activities and programs of the Water Resources Division or its successor.

(2) All measures and matters affecting geothermal resources.

(3) Conservation of United States uranium supply.

(4) Mining interests generally, including all matters involving mining regulation and enforcement, including the reclamation of mined lands, the environmental effects of mining, and the management of mineral receipts, mineral land laws and claims, long-range mineral programs and deep seabed mining.

(5) Mining schools, experimental stations and long-range mineral programs.

(6) Mineral resources on public lands.

(7) Conservation and development of oil and gas resources of the Outer Continental Shelf.

(8) Petroleum conservation on the public lands and conservation of the radium supply in the United States.

(9) Measures and matters concerning the transportation of natural gas from or within Alaska and disposition of oil transported by the trans-Alaska oil pipeline.

(10) Rights of way over public lands for underground energy-related transportation.

(11) Cooperative efforts to encourage, enhance and improve international programs for the protection of the environment and the conservation of natural resources otherwise within the jurisdiction of the Subcommittee.

(12) General and continuing oversight and investigative authority over activities, policies and programs within the jurisdiction of the Subcommittee.

Subcommittee on Indian and Alaska Native Affairs

(1) Measures relating to the welfare of Native Americans, including management of Indian lands in general and special measures relating to claims which are paid out of Indian funds.

(2) All matters regarding the relations of the United States with Native Americans and Native American tribes, including special oversight functions under House Rule X.

(3) All matters regarding Native Alaskans.

(4) All matters related to the Federal trust responsibility to Native Americans and the sovereignty of Native Americans.

(b) Full Committee.—The following measures and matters shall be retained at the Full Committee:

(1) Environmental and habitat measures of general applicability, including the Endangered Species Act and reauthorization of the Magnuson-Stevens Fishery Conservation and Management Act.

(2) All matters regarding Native Hawaiians.

(3) Cooperative efforts to encourage, enhance and improve international programs for the protection of the environment and the conservation of natural resources otherwise within the jurisdiction of the Full Committee under this paragraph.

(4) All other measures and matters retained by the Full Committee, including those retained under Committee Rule 6(e).

(5) General and continuing oversight and investigative authority over activities, policies and programs within the jurisdiction of the Committee under House Rule X.

(c) Ex-officio Members.—The Chairman and Ranking Minority Member of the Committee may serve as ex-officio Members of each standing Subcommittee to which the Chairman or the Ranking Minority Member have not been assigned. Ex-officio Members shall have the right to fully participate in Subcommittee activities but may not vote and may not be counted in establishing a quorum.

(d) Powers and Duties of Subcommittees. Each Subcommittee is authorized to meet, hold hearings, receive evidence and report to the Committee on all matters within its jurisdiction. Each Subcommittee shall review and study, on a continuing basis, the appli-

cation, administration, execution and effectiveness of those statutes, or parts of statutes, the subject matter of which is within that Subcommittee's jurisdiction; and the organization, operation, and regulations of any Federal agency or entity having responsibilities in or for the administration of such statutes, to determine whether these statutes are being implemented and carried out in accordance with the intent of Congress. Each Subcommittee shall review and study any conditions or circumstances indicating the need of enacting new or supplemental legislation within the jurisdiction of the Subcommittee. Each Subcommittee shall have general and continuing oversight and investigative authority over activities, policies and programs within the jurisdiction of the Subcommittee.

(e) Referral to Subcommittees; Recall.

(1) Except as provided in paragraph (2) and for those measures or matters retained at the Full Committee, every legislative measure or other matter referred to the Committee shall be referred to the Subcommittee of jurisdiction within two weeks of the date of its referral to the Committee. If any measure or matter is within or affects the jurisdiction of one or more Subcommittees, the Chairman may refer that measure or matter simultaneously to two or more Subcommittees for concurrent consideration or for consideration in sequence subject to appropriate time limits, or divide the matter into two or more parts and refer each part to a Subcommittee.

(2) The Chairman, with the approval of a majority of the Majority Members of the Committee, may refer a legislative measure or other matter to a select or special Subcommittee. A legislative measure or other matter referred by the Chairman to a Subcommittee may be recalled from the Subcommittee for direct consideration by the Full Committee, or for referral to another Subcommittee, provided Members of the Committee receive one week written notice of the recall and a majority of the Members of the Committee do not object. In addition, a legislative measure or other matter referred by the Chairman to a Subcommittee may be recalled from the Subcommittee at any time by majority vote of the Committee for direct consideration by the Full Committee or for referral to another Subcommittee.

Consultation.—Each Subcommittee Chairman shall consult with the Chairman of the Full Committee prior to setting dates for Subcommittee meetings with a view towards avoiding whenever possible conflicting Committee and Subcommittee meetings.

(g) Vacancy.—A vacancy in the membership of a Subcommittee shall not affect the power of the remaining Members to execute the functions of the Subcommittee.

RULE 7. TASK FORCES, SPECIAL OR SELECT SUBCOMMITTEES

(a) Appointment.—The Chairman of the Committee is authorized, after consultation with the Ranking Minority Member, to appoint Task Forces, or special or select Subcommittees, to carry out the duties and functions of the Committee.

(b) Ex-Officio Members.—The Chairman and Ranking Minority Member of the Committee may serve as ex-officio Members of each Task Force, or special or select Subcommittee if they are not otherwise members. Ex-officio Members shall have the right to fully participate in activities but may not vote and may not be counted in establishing a quorum.

(c) Party Ratios.—The ratio of Majority Members to Minority Members, excluding ex-officio Members, on each Task Force, special or select Subcommittee shall be as close

as practicable to the ratio on the Full Committee.

(d) Temporary Resignation.—A Member can temporarily resign his or her position on a Subcommittee to serve on a Task Force, special or select Subcommittee without prejudice to the Member's seniority on the Subcommittee.

(e) Chairman and Ranking Minority Member.—The Chairman of any Task Force, or special or select Subcommittee shall be appointed by the Chairman of the Committee. The Ranking Minority Member shall select a Ranking Minority Member for each Task Force, or standing, special or select Subcommittee.

RULE 8. RECOMMENDATION OF CONFEREES

Whenever it becomes necessary to appoint conferees on a particular measure, the Chairman shall recommend to the Speaker as conferees those Majority Members, as well as those Minority Members recommended to the Chairman by the Ranking Minority Member, primarily responsible for the measure. The ratio of Majority Members to Minority Members recommended for conferences shall be no greater than the ratio on the Committee.

RULE 9. COMMITTEE RECORDS

(a) Segregation of Records.—All Committee records shall be kept separate and distinct from the office records of individual Committee Members serving as Chairmen or Ranking Minority Members. These records shall be the property of the House and all Members shall have access to them in accordance with clause 2(e)(2) of House Rule XI.

(b) Availability.—The Committee shall make available to the public for review at reasonable times in the Committee office transcripts of public meetings and hearings, except those that are unrevised or unedited and intended solely for the use of the Committee.

(c) Archived Records.—Records of the Committee which are deposited with the National Archives shall be made available for public use pursuant to House Rule VII. The Chairman of the Committee shall notify the Ranking Minority Member of any decision, pursuant to clause 3(b)(3) or clause 4(b) of House Rule VII, to withhold, or to provide a time, schedule or condition for availability of any record otherwise available. At the written request of any Member of the Committee, the matter shall be presented to the Committee for a determination and shall be subject to the same notice and quorum requirements for the conduct of business under Committee Rule 3.

(d) Records of Closed Meetings.—Notwithstanding the other provisions of this rule, no records of Committee meetings or hearings which were closed to the public pursuant to the Rules of the House of Representatives shall be released to the public unless the Committee votes to release those records in accordance with the procedure used to close the Committee meeting.

(e) Classified Materials.—All classified materials shall be maintained in an appropriately secured location and shall be released only to authorized persons for review, who shall not remove the material from the Committee offices without the written permission of the Chairman.

(f) Committee Information Available for the Public.—In addition to any other requirement of these rules or the Rules of the House of Representatives, the Chairman shall cause to be made available publicly in electronic form the following:

(1) a record of the votes on any question on which a recorded vote is taken which shall be posted no later than 24 hours after the vote is taken that shall include:

(i) a copy of the amendment or a detailed description of the motion, order or other proposition; and

(ii) the name of each Member voting for and each Member voting against such amendment, motion, order, or proposition, the names of those Members voting present, and the names of any Member not present.

(2) copies of all amendments adopted in Committee by voice vote or unanimous consent within 24 hours of the adoption of the amendment.

(3) the rules of the Committee, once adopted, and any amendments thereto, in accordance with clause 2(a)(2) of House Rule XI.

(4) the statements required under the second sentence of clause 2(g)(5) of House Rule XI, with appropriate redactions to protect the privacy of the witness, which shall be posted no later than one day after the witness appears before the Committee.

RULE 10. COMMITTEE BUDGET AND EXPENSES

(a) Budget.—At the beginning of each Congress, after consultation with the Chairman of each Subcommittee and the Ranking Minority Member, the Chairman shall present to the Committee for its approval a budget covering the funding required for staff, travel, and miscellaneous expenses.

(b) Expense Resolution.—Upon approval by the Committee of each budget, the Chairman, acting pursuant to clause 6 of House Rule X, shall prepare and introduce in the House a supporting expense resolution, and take all action necessary to bring about its approval by the Committee on House Administration and by the House of Representatives.

(c) Amendments.—The Chairman shall report to the Committee any amendments to each expense resolution and any related changes in the budget.

(d) Additional Expenses.—Authorization for the payment of additional or unforeseen Committee expenses may be procured by one or more additional expense resolutions processed in the same manner as set out under this rule.

(e) Month Reports.—Copies of each monthly report, prepared by the Chairman for the Committee on House Administration, which shows expenditures made during the reporting period and cumulative for the year, anticipated expenditures for the projected Committee program, and detailed information on travel, shall be available to each Member.

RULE 11. COMMITTEE STAFF

(a) Rules and Policies.—Committee staff members are subject to the provisions of clause 9 of House Rule X, as well as any written personnel policies the Committee may from time to time adopt.

(b) Majority and Nonpartisan Staff.—The Chairman shall appoint, determine the remuneration of, and may remove, the legislative and administrative employees of the Committee not assigned to the Minority. The legislative and administrative staff of the Committee not assigned to the Minority shall be under the general supervision and direction of the Chairman, who shall establish and assign the duties and responsibilities of these staff members and delegate any authority he determines appropriate.

(c) Minority Staff.—The Ranking Minority Member of the Committee shall appoint, determine the remuneration of, and may remove, the legislative and administrative staff assigned to the Minority within the budget approved for those purposes. The legislative and administrative staff assigned to the Minority shall be under the general supervision and direction of the Ranking Minority Member of the Committee who may delegate any authority he determines appropriate.

(d) Availability.—The skills and services of all Committee staff shall be available to all Members of the Committee.

RULE 12. COMMITTEE TRAVEL

In addition to any written travel policies the Committee may from time to time adopt, all travel of Members and staff of the Committee or its Subcommittees, to hearings, meetings, conferences and investigations, including all foreign travel, must be authorized by the Full Committee Chairman prior to any public notice of the travel and prior to the actual travel. In the case of Minority staff, all travel shall first be approved by the Ranking Minority Member. Funds authorized for the Committee under clauses 6 and 7 of House Rule X are for expenses incurred in the Committee's activities within the United States.

RULE 13. CHANGES TO COMMITTEE RULES

The rules of the Committee may be modified, amended, or repealed, by a majority vote of the Committee, provided that written notice of the proposed change has been provided each Member of the Committee prior to the meeting date on which the changes are to be discussed and voted on consistent with Committee Rule 3(a). A change to the rules of the Committee shall be published in the Congressional Record no later than 30 days after its approval and made publicly available in electronic form.

RULE 14. OTHER PROCEDURES

The Chairman may establish procedures and take actions as may be necessary to carry out the rules of the Committee or to facilitate the effective administration of the Committee, in accordance with the rules of the Committee and the Rules of the House of Representatives.

RULES OF THE COMMITTEE ON AGRICULTURE FOR THE 113TH CONGRESS

Mr. LUCAS. Mr. Speaker, I am pleased to submit for printing, pursuant to rule XI, clause 2(a) of the Rules of the House, a copy of the Rules of the Committee on Agriculture, which were adopted at the organizational meeting of the Committee on January 23, 2013.

Appendix A of the Committee Rules will include excerpts from the Rules of the House relevant to the operation of the Committee. Appendix B will include relevant excerpts from the Congressional Budget Act of 1974. In the interests of minimizing printing costs, Appendices A and B are omitted from this submission.

RULE I.—GENERAL PROVISIONS

(a) Applicability of House Rules.—(1) The Rules of the House shall govern the procedure of the Committee and its subcommittees, and the rules of the Committee on Agriculture so far as applicable shall be interpreted in accordance with the Rules of the House, except that a motion to recess from day to day, and a motion to dispense with the first reading (in full) of a bill or resolution, if printed copies are available, are non-debatable privileged motions in the Committee and its subcommittees. (See Appendix A for the applicable Rules of the U.S. House of Representatives.)

(2) As provided in clause 1(a)(2) of House Rule XI, each subcommittee is part of the Committee and is subject to the authority and direction of the Committee and its rules so far as applicable. (See also Committee rules III, IV, V, VI, VII and X, infra.)

(b) Authority to Conduct Investigations.—The Committee and its subcommittees, after consultation with the Chairman of the Committee, may conduct such investigations and studies as they may consider necessary or appropriate in the exercise of their respon-

sibilities under Rule X of the Rules of the House and in accordance with clause 2(m) of House Rule XI.

(c) Authority to Print.—The Committee is authorized by the Rules of the House to have printed and bound testimony and other data presented at hearings held by the Committee and its subcommittees. All costs of stenographic services and transcripts in connection with any meeting or hearing of the Committee and its subcommittees shall be paid from applicable accounts of the House described in clause 1(i)(1) of House Rule X in accordance with clause 1(c) of House Rule XI. (See also paragraphs (d), (e) and (f) of Committee rule VIII.)

(d) Vice Chairman.—The Member of the majority party on the Committee or subcommittee designated by the Chairman of the full Committee shall be the vice chairman of the Committee or subcommittee in accordance with clause 2(d) of House Rule XI.

(e) Presiding Member.—If the Chairman of the Committee or subcommittee is not present at any Committee or subcommittee meeting or hearing, the vice chairman shall preside. If the Chairman and vice chairman of the Committee or subcommittee are not present at a Committee or subcommittee meeting or hearing the ranking Member of the majority party who is present shall preside in accordance with clause 2(d), House Rule XI.

(f) Publication of Rules.—The Committee's rules shall be publicly available in electronic form and published in the Congressional Record not later than 30 days after the Chair is elected in each odd-numbered year as provided in clause 2(a) of House Rule XI.

(g) Joint Committee Reports of Investigation or Study.—A report of an investigation or study conducted jointly by more than one committee may be filed jointly, provided that each of the committees complies independently with all requirements for approval and filing of the report.

RULE II.—COMMITTEE BUSINESS MEETINGS—REGULAR, ADDITIONAL AND SPECIAL

(a) Regular Meetings.—(1) Regular meetings of the Committee, in accordance with clause 2(b) of House Rule XI, shall be held on the first Wednesday of every month to transact its business if notice is given pursuant to clause 2(g)(3) of House Rule XI. The Chairman shall provide each member of the Committee, as far in advance of the day of the regular meeting as practicable, a written agenda of such meeting. Items may be placed on the agenda by the Chairman or a majority of the Committee. This paragraph shall not apply to meetings of any subcommittee. (See paragraph (f) of Committee rule X for provisions that apply to meetings of subcommittees.)

(b) Additional Meetings.—(1) The Chairman may call and convene, as he or she considers necessary, which may not commence earlier than the third day on which members have notice thereof after consultation with the Ranking Minority Member of the Committee or after concurrence with the Ranking Minority Member, additional meetings of the Committee for the consideration of any bill or resolution pending before the Committee or for the conduct of other Committee business. The Committee shall meet for such additional meetings pursuant to the notice from the Chairman.

(2) A hearing or meeting may begin sooner than specified in clause (1) (in which case the chair shall make the announcement specified at the earliest possible time) if the committee so determines by majority vote in the presence of the number of members required under the rules of the committee for the transaction of business.

(3) At least 24 hours prior to the commencement of a meeting for the markup of a measure or matter the Chair shall cause the text of such measure or matter to be made publicly available in electronic form.

(c) **Special Meetings.**—If at least three members of the Committee desire that a special meeting of the Committee be called by the Chairman, those members may file in the offices of the Committee their written request to the Chairman for such special meeting. Such request shall specify the measure or matters to be considered. Immediately upon the filing of the request, the Majority Staff Director (serving as the clerk of the Committee for such purpose) shall notify the Chairman of the filing of the request. If, within three calendar days after the filing of the request, the Chairman does not call the requested special meeting to be held within 7 calendar days after the filing of the request, a majority of the members of the Committee may file in the offices of the Committee their written notice that a special meeting of the Committee will be held, specifying the date and hour thereof, and the measures or matter to be considered at that special meeting in accordance with clause 2(c)(2) of House Rule XI. The Committee shall meet on that date and hour. Immediately upon the filing of the notice, the Majority Staff Director (serving as the clerk) of the Committee shall notify all members of the Committee that such meeting will be held and inform them of its date and hour and the measure or matter to be considered, and only the measure or matter specified in that notice may be considered at that special meeting.

**RULE III.—OPEN MEETINGS AND HEARINGS;
BROADCASTING**

(a) **Open Meetings and Hearings.**—Each meeting for the transaction of business, including the markup of legislation, and each hearing by the Committee or a subcommittee shall be open to the public unless closed in accordance with clause 2(g) of House Rule XI. (See Appendix A.)

(b) **Broadcasting and Photography.**—Whenever a Committee or subcommittee meeting for the transaction of business, including the markup of legislation, or a hearing is open to the public, that meeting or hearing shall:

(1) To the maximum extent practicable the Committee shall provide audio and video coverage of each hearing or meeting for the transaction of business in a manner that allows the public to easily listen to and view the proceedings and shall maintain the recordings of such coverage in a manner that is easily accessible to the public.

(2) Be open to coverage by television, radio, and still photography in accordance with clause 4 of House Rule XI (See Appendix A). When such radio coverage is conducted in the Committee or subcommittee, written notice to that effect shall be placed on the desk of each Member. The Chairman of the Committee or subcommittee, shall not limit the number of television or still cameras permitted in a hearing or meeting room to fewer than two representatives from each medium (except for legitimate space or safety considerations, in which case pool coverage shall be authorized).

(c) **Closed Meetings—Attendees.**—No person other than Members of the Committee or subcommittee and such congressional staff and departmental representatives as the Committee or subcommittee may authorize shall be present at any business or markup session that has been closed to the public as provided in clause 2(g)(1) of House Rule XI.

(d) **Addressing the Committee.**—A Committee member may address the Committee or a subcommittee on any bill, motion, or other matter under consideration (See Committee rule VII (e) relating to questioning a

witness at a hearing). The time a member may address the Committee or subcommittee for any such purpose shall be limited to five minutes, except that this time limit may be waived by unanimous consent. A member shall also be limited in his or her remarks to the subject matter under consideration, unless the Member receives unanimous consent to extend his or her remarks beyond such subject.

(e) **Meetings to Begin Promptly.**—Subject to the presence of a quorum, each meeting or hearing of the Committee and its subcommittees shall begin promptly at the time so stipulated in the public announcement of the meeting or hearing.

(f) **Prohibition on Proxy Voting.**—No vote by any Member of the Committee or subcommittee with respect to any measure or matter may be cast by proxy.

(g) **Location of Persons at Meetings.**—No person other than the Committee or subcommittee Members and Committee or subcommittee staff may be seated in the rostrum area during a meeting of the Committee or subcommittee unless by unanimous consent of Committee or subcommittee.

(h) **Consideration of Amendments and Motions.**—A Member, upon request, shall be recognized by the Chairman to address the Committee or subcommittee at a meeting for a period limited to five minutes on behalf of an amendment or motion offered by the Member or another Member, or upon any other matter under consideration, unless the Member receives unanimous consent to extend the time limit. Every amendment or motion made in Committee or subcommittee shall, upon the demand of any Member present, be reduced to writing, and a copy thereof shall be made available to all Members present. Such amendment or motion shall not be pending before the Committee or subcommittee or voted on until the requirements of this paragraph have been met.

(i) **Demanding Record Vote.**—

(1) A record vote of the Committee or subcommittee on a question or action shall be ordered on a demand by one-fifth of the Members present.

(2) The Chairman of the Committee or Subcommittee may postpone further proceedings when a record vote is ordered on the question of approving a measure or matter or on adopting an amendment. If the Chairman postpones further proceedings:

(A) the Chairman may resume such postponed proceedings, after giving Members adequate notice, at a time chosen in consultation with the Ranking Minority Member; and

(B) notwithstanding any intervening order for the previous question, the underlying proposition on which proceedings were postponed shall remain subject to further debate or amendment to the same extent as when the question was postponed.

(j) **Submission of Motions or Amendments In Advance of Business Meetings.**—The Committee and subcommittee-Chairman may request and Committee and subcommittee Members should, insofar as practicable, cooperate in providing copies of proposed amendments or motions to the Chairman and the Ranking Minority Member of the Committee or the subcommittee twenty-four hours before a Committee or subcommittee business meeting.

(k) **Points of Order.**—No point of order against the hearing or meeting procedures of the Committee or subcommittee shall be entertained unless it is made in a timely fashion.

(l) **Limitation on Committee Sittings.**—The Committee or subcommittees may not sit during a joint session of the House and Senate or during a recess when a joint meeting of the House and Senate is in progress.

(m) **Prohibition of Wireless Telephones.**—Use of wireless phones during a committee or subcommittee hearing or meeting is prohibited.

RULE IV.—QUORUMS.

(a) **Working Quorum.**—One-third of the members of the Committee or a subcommittee shall constitute a quorum for taking any action, other than as noted in paragraphs (b) and (c).

(b) **Majority Quorum.**—A majority of the members of the Committee or subcommittee shall constitute a quorum for:

(1) the reporting of a bill, resolution or other measure (See clause 2(h)(1) of House Rules XI, and Committee rule VIII);

(2) the closing of a meeting or hearing to the public pursuant to clauses 2(g), 2(k)(5) and 2(k)(7) of the Rule XI of the Rules of the House;

(3) the authorizing of a subpoena as provided in clause 2(m)(3), of House Rule XI (See also Committee rule VI.); and

(4) as where required by a rule of the House.

(c) **Quorum for Taking Testimony.**—Two members of the Committee or subcommittee shall constitute a quorum for the purpose of taking testimony and receiving evidence.

RULE V.—RECORDS.

(a) **Maintenance of Records.**—The Committee shall keep a complete record of all Committee and subcommittee action which shall include—

(1) in the case of any meeting or hearing transcripts, a substantially verbatim account of remarks actually made during the proceedings, subject only to technical, grammatical and typographical corrections authorized by the person making the remarks involved, and

(2) written minutes shall include a record of all Committee and subcommittee action and a record of all votes on any question and a tally on all record votes.

The result of each such record vote shall be made available by the Committee for inspection by the public at reasonable times in the offices of the Committee and by telephone request and also made publicly available in electronic form within 48 hours of such record vote. Not later than 24 hours after adoption of an amendment to a measure or matter, the chair of the Committee shall cause the text of such amendment adopted thereto to be made publicly available in electronic form. Information so available for public inspection shall include a description of the amendment, motion, order or other proposition and the name of each member voting for and each member voting against such amendment, motion, order, or proposition, and the names of those members present but not voting.

(b) **Access to and Correction of Records.**—Any public witness, or person authorized by such witness, during Committee office hours in the Committee offices and within two weeks of the close of hearings, may obtain a transcript copy of that public witness's testimony and make such technical, grammatical and typographical corrections as authorized by the person making the remarks involved as will not alter the nature of testimony given. There shall be prompt return of such corrected copy of the transcript to the Committee. Members of the Committee or subcommittee shall receive copies of transcripts for their prompt review and correction and prompt return to the Committee. The Committee or subcommittee may order the printing of a hearing record without the corrections of any Member or witness if it determines that such Member or witness has been afforded a reasonable time in which to make such corrections and further delay would seriously impede the consideration of the legislative action that is subject of the hearing.

The record of a hearing shall be closed ten calendar days after the last oral testimony, unless the Committee or subcommittee determines otherwise. Any person requesting to file a statement for the record of a hearing must so request before the hearing concludes and must file the statement before the record is closed unless the Committee or subcommittee determines otherwise. The Committee or subcommittee may reject any statement in light of its length or its tendency to defame, degrade, or incriminate any person.

(c) Property of the House.—All Committee and subcommittee records (including hearings data, charts, and files) shall be kept separate and distinct from the congressional office records of the Members serving as Chairman and such records shall be the property of the House and all Members of the House shall have access thereto. The Majority Staff Director shall promptly notify the Chairman and the Ranking Minority Member of any request for access to such records.

(d) Availability of Archived Records.—The records of the Committee at the National Archives and Records Administration shall be made available for public use in accordance with House Rule VII. The Chairman shall notify the Ranking Minority Member of the Committee of the need for a Committee order pursuant to clause 3(b)(3) or clause 4(b) of such House Rule, to withhold a record otherwise available.

(e) Special Rules for Certain Records and Proceedings.—A stenographic record of a business meeting of the Committee or subcommittee may be kept and thereafter may be published if the Chairman of the Committee, after consultation with the Ranking Minority Member, determines there is need for such a record. The proceedings of the Committee or subcommittee in a closed meeting, evidence or testimony in such meeting, shall not be divulged unless otherwise determined by a majority of the Committee or subcommittee.

(f) Electronic Availability of Committee Publications.—To the maximum extent feasible, the Committee shall make its publications available in electronic form.

RULE VI.—POWER TO SIT AND ACT; SUBPOENA POWER.

(a) Authority to Sit and Act.—For the purpose of carrying out any of its function and duties under House Rules X and XI, the Committee and each of its subcommittees is authorized (subject to paragraph (b)(1) of this rule)—

(1) to sit and act at such times and places within the United States whether the House is in session, has recessed, or has adjourned and to hold such hearings, and

(2) to require, by subpoena or otherwise, the attendance and testimony of such witnesses and the production of such books, records, correspondence, memoranda, papers and documents, as it deems necessary. The Chairman of the Committee or subcommittee, or any member designated by the Chairman, may administer oaths to any witness.

(b) Issuance of Subpoenas.—(1) A subpoena may be authorized and issued by the Committee or subcommittee under paragraph (a)(2) in the conduct of any investigation or series of investigations or activities, only when authorized by a majority of the members voting, a majority being present, as provided in clause 2(m)(3)(A) of House Rule XI. Such authorized subpoenas shall be signed by the Chairman of the Committee or by any member designated by the Committee. As soon as practicable after a subpoena is issued under this rule, the Chairman shall notify all members of the Committee of such action.

(2) Notice of a meeting to consider a motion to authorize and issue a subpoena

should be given to all Members of the Committee by 5 p.m. of the day preceding such meeting.

(3) Compliance with any subpoena issued by the Committee or subcommittee under paragraph (a)(2) may be enforced only as authorized or directed by the House.

(4) A subpoena duces tecum may specify terms of return other than at a meeting or hearing of the committee or subcommittee authorizing the subpoena.

(c) Expenses of Subpoenaed Witnesses.—Each witness who has been subpoenaed, upon the completion of his or her testimony before the Committee or any subcommittee, may report to the offices of the Committee, and there sign appropriate vouchers for travel allowances and attendance fees to which he or she is entitled. If hearings are held in cities other than Washington D.C., the subpoenaed witness may contact the Majority Staff Director of the Committee, or his or her representative, before leaving the hearing room.

RULE VII.—HEARING PROCEDURES.

(a) Power to Hear.—For the purpose of carrying out any of its functions and duties under House Rule X and XI, the Committee and its subcommittees are authorized to sit and hold hearings at any time or place within the United States whether the House is in session, has recessed, or has adjourned. (See paragraph (a) of Committee rule VI and paragraph (f) of Committee rule X for provisions relating to subcommittee hearings and meetings.)

(b) Announcement.—The Chairman of the Committee shall after consultation with the Ranking Minority Member of the Committee, make a public announcement of the date, place and subject matter of any Committee hearing at least one week before the commencement of the hearing. The Chairman of a subcommittee shall schedule a hearing only after consultation with the Chairman of the Committee and after consultation with the Ranking Minority Member of the subcommittee, and the Chairmen of the other subcommittees after such consultation with the Committee Chairman, and shall request the Majority Staff Director to make a public announcement of the date, place, and subject matter of such hearing at least one week before the hearing. If the Chairman of the Committee or the subcommittee, with concurrence of the Ranking Minority Member of the Committee or subcommittee, determines there is good cause to begin the hearing sooner, or if the Committee or subcommittee so determines by majority vote, a quorum being present for the transaction of business, the Chairman of the Committee or subcommittee, as appropriate, shall request the Majority Staff Director to make such public announcement at the earliest possible date. The clerk of the Committee shall promptly notify the Daily Digest Clerk of the Congressional Record, and shall promptly enter the appropriate information into the Committee scheduling service of the House Information Systems as soon as possible after such public announcement is made.

(c) Scheduling of Witnesses.—Except as otherwise provided in this rule, the scheduling of witnesses and determination of the time allowed for the presentation of testimony at hearings shall be at the discretion of the Chairman of the Committee or subcommittee, unless a majority of the Committee or subcommittee determines otherwise.

(d) Written Statement; Oral Testimony.—(1) Each witness who is to appear before the Committee or a subcommittee, shall insofar as practicable file with the Majority Staff Director of the Committee, at least two

working days before day of his or her appearance, a written statement of proposed testimony. Witnesses shall provide sufficient copies of their statement for distribution to Committee or subcommittee Members, staff, and the news media. Insofar as practicable, the Committee or subcommittee staff shall distribute such written statements to all Members of the Committee or subcommittee as soon as they are received as well as any official reports from departments and agencies on such subject matter. All witnesses may be limited in their oral presentations to brief summaries of their statements within the time allotted to them, at the discretion of the Chairman of the Committee or subcommittee, in light of the nature of the testimony and the length of time available.

(2) As noted in paragraph (a) of Committee rule VI, the Chairman of the Committee or one of its subcommittees, or any Member designated by the Chairman, may administer an oath to any witness.

(3) To the greatest extent practicable, each witness appearing in a non-governmental capacity shall include with the written statement of proposed testimony a curriculum vitae and disclosure of the amount and source (by agency and program) of any Federal grant (or subgrant thereof) or contract (or subcontract thereof) received during the current fiscal year or either of the two preceding fiscal years. Such statements, with appropriate redactions to protect the privacy of witnesses, shall be made publicly available in electronic form not later than one day after the witness appears.

(e) Questioning of Witnesses.—Committee or subcommittee Members may question witnesses only when they have been recognized by the Chairman of the Committee or subcommittee for that purpose. Each Member so recognized shall be limited to questioning a witness for five minutes until such time as each Member of the Committee or subcommittee who so desires has had an opportunity to question the witness for five minutes; and thereafter the Chairman of the Committee or subcommittee may limit the time of a further round of questioning after giving due consideration to the importance of the subject matter and the length of time available. All questions put to witnesses shall be germane to the measure or matter under consideration. Unless a majority of the Committee or subcommittee determines otherwise, no committee or subcommittee staff shall interrogate witnesses.

(f) Extended Questioning for Designated Members.—Notwithstanding paragraph (e), the Chairman and Ranking Minority member may designate an equal number of Members from each party to question a witness for a period not longer than 60 minutes.

(g) Witnesses for the Minority.—When any hearing is conducted by the Committee or any subcommittee upon any measure or matter, the minority party members on the Committee or subcommittee shall be entitled, upon request to the Chairman by a majority of those minority members before the completion of such hearing, to call witnesses selected by the minority to testify with respect to that measure or matter during at least one day of hearing thereon as provided in clause 2(j)(1) of House Rule XI.

(h) Summary of Subject Matter.—Upon announcement of a hearing, to the extent practicable, the Committee shall make available immediately to all members of the Committee a concise summary of the subject matter (including legislative reports and other material) under consideration. In addition, upon announcement of a hearing and subsequently as they are received, the Chairman of the Committee or subcommittee shall, to the extent practicable, make available to the members of the Committee any

official reports from departments and agencies on such matter. (See Committee rule X(f).)

(i) Open Hearings.—Each hearing conducted by the Committee or subcommittee shall be open to the public, including radio, television and still photography coverage, except as provided in clause 4 of House Rule XI (see also Committee rule III (b)). In any event, no Member of the House may be excluded from nonparticipatory attendance at any hearing unless the House by majority vote shall authorize the Committee or subcommittee, for purposes of a particular series of hearings on a particular bill or resolution or on a particular subject of investigation, to close its hearings to Members by means of the above procedure.

(j) Hearings and Reports.—(1)(i) The Chairman of the Committee or subcommittee at a hearing shall announce in an opening statement the subject of the investigation. A copy of the Committee rules (and the applicable provisions of clause 2 of House Rule XI, regarding hearing procedures, an excerpt of which appears in Appendix A thereto) shall be made available to each witness upon request. Witnesses at hearings may be accompanied by their own counsel for the purpose of advising them concerning their constitutional rights. The Chairman of the Committee or subcommittee may punish breaches of order and decorum, and of professional ethics on the part of counsel, by censure and exclusion from the hearings; but only the full Committee may cite the offender to the House for contempt.

(ii) Whenever it is asserted by a member of the committee that the evidence or testimony at a hearing may tend to defame, degrade, or incriminate any person, or it is asserted by a witness that the evidence or testimony that the witness would give at a hearing may tend to defame, degrade, or incriminate the witness, such testimony or evidence shall be presented in executive session, notwithstanding the provisions of paragraph (i) of this rule, if by a majority of those present, there being in attendance the requisite number required under the rules of the Committee to be present for the purpose of taking testimony, the Committee or subcommittee determines that such evidence or testimony may tend to defame, degrade, or incriminate any person. The Committee or subcommittee shall afford a person an opportunity voluntarily to appear as a witness; and the Committee or subcommittee shall receive and shall dispose of requests from such person to subpoena additional witnesses.

(iii) No evidence or testimony taken in executive session may be released or used in public sessions without the consent of the Committee or subcommittee. In the discretion of the Committee or subcommittee, witnesses may submit brief and pertinent statements in writing for inclusion in the record. The Committee or subcommittee is the sole judge of the pertinency of testimony and evidence adduced at its hearings. A witness may obtain a transcript copy of his or her testimony given at a public session or, if given at an executive session, when authorized by the Committee or subcommittee. (See paragraph (c) of Committee rule V.)

(2) A proposed investigative or oversight report shall be considered as read if it has been available to the members of the Committee for at least 24 hours (excluding Saturdays, Sundays, or legal holidays except when the House is in session on such day) in advance of their consideration.

RULE VIII.—THE REPORTING OF BILLS AND RESOLUTIONS

(a) Filing of Reports.—The Chairman shall report or cause to be reported promptly to

the House any bill, resolution, or other measure approved by the Committee and shall take or cause to be taken all necessary steps to bring such bill, resolution, or other measure to a vote. No bill, resolution, or measure shall be reported from the Committee unless a majority of Committee is actually present. A Committee report on any bill, resolution, or other measure approved by the Committee shall be filed within seven calendar days (not counting days on which the House is not in session) after the day on which there has been filed with the Majority Staff Director of the Committee a written request, signed by a majority of the Committee, for the reporting of that bill or resolution. The Majority Staff Director of the Committee shall notify the Chairman immediately when such a request is filed.

(b) Content of Reports.—Each Committee report on any bill or resolution approved by the Committee shall include as separately identified sections:

(1) a statement of the intent or purpose of the bill or resolution;

(2) a statement describing the need for such bill or resolution;

(3) a statement of Committee and subcommittee consideration of the measure including a summary of amendments and motions offered and the actions taken thereon;

(4) the results of the each record vote on any amendment in the Committee and subcommittee and on the motion to report the measure or matter, including the names of those Members and the total voting for and the names of those Members and the total voting against such amendment or motion (See clause 3(b) of House rule XIII);

(5) the oversight findings and recommendations of the Committee with respect to the subject matter of the bill or resolution as required pursuant to clause 3(c)(1) of House Rule XIII and clause 2(b)(1) of House Rule X;

(6) the detailed statement described in House Rule XIII clause 3(c)(2) and section 308(a) of the Congressional Budget Act of 1974 if the bill or resolution provides new budget authority (other than continuing appropriations), new spending authority described in section 401(c)(2) of such Act, new credit authority, or an increase or decrease in revenues or tax expenditures, except that the estimates with respect to new budget authority shall include, when practicable, a comparison of the total estimated funding level for the relevant program (or programs) to the appropriate levels under current law;

(7) the estimate of costs and comparison of such estimates, if any, prepared by the Director of the Congressional Budget Office in connection with such bill or resolution pursuant to section 402 of the Congressional Budget Act of 1974 if submitted in timely fashion to the Committee;

(8) a statement of general performance goals and objectives, including outcome-related goals and objectives, for which the measure authorizes funding;

(9) an estimate by the committee of the costs that would be incurred in carrying out such bill or joint resolution in the fiscal year in which it is reported and for its authorized duration or for each of the five fiscal years following the fiscal year of reporting, whichever period is less (see Rule XIII, clause 3(d)(2), (3) and (h)(2), (3)), together with—(i) a comparison of these estimates with those made and submitted to the Committee by any Government agency when practicable, and (ii) a comparison of the total estimated funding level for the relevant program (or programs) with appropriate levels under current law (The provisions of this clause do not apply if a cost estimate and comparison prepared by the Director of the Congressional Budget Office under section 403 of the Congressional Budget Act of 1974 has been time-

ly submitted prior to the filing of the report and included in the report);

(10) a list of congressional earmarks, limited tax benefits, and limited tariff benefits in the bill or in the report (and the name of any Member, Delegate, or Resident Commissioner who submitted a request to the committee for each respective item included in such list) or a statement that the proposition contains no congressional earmarks, limited tax benefits, or limited tariff benefits;

(11) the changes in existing law (if any) shown in accordance with clause 3 of House Rule XIII;

(12) the determination required pursuant to section 5(b) of Public Law 92-463, if the legislation reported establishes or authorizes the establishment of an advisory committee; and

(13) the information on Federal and intergovernmental mandates required by section 423(c) and (d) of the Congressional Budget Act of 1974, as added by the Unfunded Mandates Reform Act of 1995 (P.L. 104-4).

(14) a statement regarding the applicability of section 102(b)(3) of the Congressional Accountability Act, Public Law 104-1.

“(15) a statement indicating whether any provision of the measure establishes or reauthorizes a program of the Federal Government known to be duplicative of another Federal program. The Statement shall at a minimum explain whether—

“(A) any such program was included in any report from the Government Accountability Office to Congress pursuant to section 21 of Public Law 111-139; or

“(B) the most recent catalog of Federal Domestic Assistance, published pursuant to the Federal Program Information Act (Public Law 95-220, as amended by Public Law 98-169), identified other programs related to the program established or reauthorized by the measure”.

“(16) a statement estimating the number of directed rule makings required by the measure.”

(c) Supplemental, Minority, or Additional Views.—If, at the time of approval of any measure or matter by the Committee, any Member of the Committee gives notice of intention to file supplemental, minority, or additional views, all Members shall be entitled to not less than two subsequent calendar days (excluding Saturdays, Sundays, and legal holidays except when the House is in session on such date) in which to file such writing and signed views, with the Majority Staff Director of the Committee. When time guaranteed by this paragraph has expired (or if sooner, when all separate views have been received), the Committee may arrange to file its report with the Clerk of the House not later than one hour after the expiration of such time. All such views (in accordance with House rule XI, clause 2(1) and House rule XIII, clause 3(a)(1)), as filed by one or more Members of the Committee, shall be included within and made a part of the report filed by the Committee with respect to that bill or resolution.

(d) Printing of Reports.—The report of the Committee on the measure or matter noted in paragraph (a) above shall be printed in a single volume, which shall:

(1) include all supplemental, minority or additional views that have been submitted by the time of the filing of the report; and

(2) bear on its cover a recital that any such supplemental, minority, or additional views (and any material submitted under House rule XII, clause 3(a)(1)) are included as part of the report.

(e) Immediate Printing; Supplemental Reports.—Nothing in this rule shall preclude (1) the immediate filing or printing of a Committee report unless timely request for

the opportunity to file supplemental, minority, or additional views has been made as provided by paragraph (c), or (2) the filing by the Committee of any supplemental report on any bill or resolution that may be required for the correction of any technical error in a previous report made by the Committee on that bill or resolution.

(f) Availability of Printed Hearing Records.—If hearings have been held on any reported bill or resolution, the Committee shall make every reasonable effort to have the record of such hearings printed and available for distribution to the Members of the House prior to the consideration of such bill or resolution by the House. Each printed hearing of the Committee or any of its subcommittees shall include a record of the attendance of the Members.

(g) Committee Prints.—All Committee or subcommittee prints or other Committee or subcommittee documents, other than reports or prints of bills, that are prepared for public distribution shall be approved by the Chairman of the Committee or the Committee prior to public distribution.

(h) Post Adjournment Filing of Committee Reports.—(1) After an adjournment of the last regular session of a Congress sine die, an investigative or oversight report approved by the Committee may be filed with the Clerk at any time, provided that if a member gives notice at the time of approval of intention to file supplemental, minority, or additional views, that member shall be entitled to not less than seven calendar days in which to submit such views for inclusion with the report.

(2) After an adjournment of the last regular session of a Congress sine die, the Chairman of the Committee may file at any time with the Clerk the Committee's activity report for that Congress pursuant to clause 1(d)(1) of rule XI of the Rules of the House without the approval of the Committee, provided that a copy of the report has been available to each member of the Committee for at least seven calendar days and the report includes any supplemental, minority, or additional views submitted by a member of the Committee.

(i) The Chairman is directed to offer a motion under clause 1 of rule XXII of the Rules of the House whenever the Chairman considers it appropriate.

RULE IX.—OTHER COMMITTEE ACTIVITIES

(a) Oversight Plan.—Not later than February 15 of the first session of a Congress, the Chairman shall convene the Committee in a meeting that is open to the public and with a quorum present to adopt its oversight plans for that Congress. Such plans shall be submitted simultaneously to the Committee on Government Reform and to the Committee on House Administration. In developing such plans the Committee shall, to the maximum extent feasible—

(1) consult with other committees of the House that have jurisdiction over the same or related laws, programs, or agencies within its jurisdiction, with the objective of ensuring that such laws, programs, or agencies are reviewed in the same Congress and that there is a maximum of coordination between such committees in the conduct of such reviews; and such plans shall include an explanation of what steps have been and will be taken to ensure such coordination and cooperation;

(2) review specific problems with federal rules, regulations, statutes, and court decisions that are ambiguous, arbitrary, or nonsensical, or that impose severe financial burdens on individuals;

(3) give priority consideration to including in its plans the review of those laws, programs, or agencies operating under perma-

nent budget authority or permanent statutory authority;

(4) have a view toward ensuring that all significant laws, programs, or agencies within its jurisdiction are subject to review at least once every ten years; and

(5) include proposals to cut or eliminate programs, including mandatory spending programs, that are inefficient, duplicative, outdated, or more appropriately administered by State or local governments.

The Committee and its appropriate subcommittees shall review and study, on a continuing basis, the impact or probable impact of tax policies affecting subjects within its jurisdiction as provided in clause 2(d) of House Rule X. The Committee shall include in the report filed pursuant to clause 1(d) of House Rule XI a summary of the oversight plans submitted by the Committee under clause 2(d) of House Rule X, a summary of actions taken and recommendations made with respect to each such plan, and a summary of any additional oversight activities undertaken by the Committee and any recommendations made or actions taken thereon.

(b) Annual Appropriations.—The Committee shall, in its consideration of all bills and joint resolutions of a public character within its jurisdiction, ensure that appropriations for continuing programs and activities of the Federal government and the District of Columbia government will be made annually to the maximum extent feasible and consistent with the nature, requirements, and objectives of the programs and activities involved. The Committee shall review, from time to time, each continuing program within its jurisdiction for which appropriations are not made annually in order to ascertain whether such program could be modified so that appropriations therefor would be made annually.

(c) Budget Act Compliance: Views and Estimates (See Appendix B).—Not later than six weeks after the President submits his budget under section 1105(a) of title 31, United States Code, or at such time as the Committee on the Budget may request, the Committee shall, submit to the Committee on the Budget (1) its views and estimates with respect to all matters to be set forth in the concurrent resolution on the budget for the ensuing fiscal year (under section 301 of the Congressional Budget Act of 1974—see Appendix B) that are within its jurisdiction or functions; and (2) an estimate of the total amounts of new budget authority, and budget outlays resulting therefrom, to be provided or authorized in all bills and resolutions within its jurisdiction that it intends to be effective during that fiscal year.

(d) Budget Act Compliance: Recommended Changes.—Whenever the Committee is directed in a concurrent resolution on the budget to determine and recommend changes in laws, bills, or resolutions under the reconciliation process, it shall promptly make such determination and recommendations, and report a reconciliation bill or resolution (or both) to the House or submit such recommendations to the Committee on the Budget, in accordance with the Congressional Budget Act of 1974 (See Appendix B).

(e) Conference Committees.—Whenever in the legislative process it becomes necessary to appoint conferees, the Chairman shall, after consultation with the Ranking Minority Member, determine the number of conferees the Chairman deems most suitable and then recommend to the Speaker as conferees, in keeping with the number to be appointed by the Speaker as provided in House Rule I, clause 11, the names of those Members of the Committee of not less than a majority who generally supported the House position and who were primarily responsible

for the legislation. The Chairman shall, to the fullest extent feasible, include those Members of the Committee who were the principal proponents of the major provisions of the bill as it passed the House and such other Committee Members of the majority party as the Chairman may designate in consultation with the Members of the majority party. Such recommendations shall provide a ratio of majority party Members to minority party Members no less favorable to the majority party than the ratio of majority party Members to minority party Members on the Committee. In making recommendations of Minority Party Members as conferees, the Chairman shall consult with the Ranking Minority Member of the Committee.

(f)(1) The Committee, or a subcommittee, shall hold at least one hearing during each 120-day period following the establishment of the committee on the topic of waste, fraud, abuse, or mismanagement in Government programs which the committee may authorize.

(2) A hearing described in subparagraph (1) shall include a focus on the most egregious instances of waste, fraud, abuse, or mismanagement as documented by any report the committee has received from a Federal Office of the Inspector General or the Comptroller General of the United States.

(g) The Committee or a subcommittee, shall hold at least one hearing in any session in which the committee has received disclaimers of agency financial statements from auditors of any Federal agency that the committee may authorize to hear testimony on such disclaimers from representatives of any such agency.

(h) The Committee or a subcommittee, shall hold at least one hearing on issues raised by reports issued by the Comptroller General of the United States indicating that Federal programs or operations that the committee may authorize are at high risk for waste, fraud, and mismanagement, known as the 'high-risk-list' or the 'high-risk series'.

(i)(1) Not later than January 2 of each year, the Committee shall submit to the House a report on the activities of the committee. After adjournment sine die of a regular session of Congress, or after December 15, whichever occurs first, the Chair may file the report, a copy of which shall be made available to each member of the committee for at least seven calendar days, with the Clerk at any time.

(2) Such report shall include separate sections summarizing the legislative and oversight activities of the Committee during that Congress.

(3) The oversight section of such report shall include a summary of the oversight plans submitted by the Committee pursuant to clause 2(d) of House Rule X, a summary of the actions taken and recommendations made with respect to each such plan, and a summary of any additional oversight activities undertaken by the Committee, and any recommendations made or actions taken with respect thereto.

RULE X.—SUBCOMMITTEES

(a) Number and Composition.—There shall be such subcommittees as specified in paragraph (c) of this rule. Each of such subcommittees shall be composed of the number of members set forth in paragraph (c) of this rule, including ex officio members. The Chairman may create additional subcommittees of an ad hoc nature as the Chairman determines to be appropriate subject to any limitations provided for in the House Rules.

(b) Ratios.—On each subcommittee, there shall be a ratio of majority party members to minority party members which shall be consistent with the ratio on the full Committee. In calculating the ratio of majority

party members to minority party members, there shall be included the ex officio members of the subcommittees and ratios below reflect that fact.

(c) Jurisdiction.—Each subcommittee shall have the following general jurisdiction and number of members:

General Farm Commodities and Risk Management (___ members, ___ majority and ___ minority)—Program and markets related to cotton, cottonseed, wheat, feed grains, soybeans, oilseeds, rice, dry beans, peas, lentils, the Commodity Credit Corporation, risk management, including crop insurance, commodity exchanges, and specialty crops.

Livestock, Rural Development, and Credit (___ members, ___ majority and ___ minority)—Livestock, dairy, poultry, meat, seafood and seafood products, inspection, marketing, and promotion of such commodities, aquaculture, animal welfare and grazing, rural development, farm security and family farming matters, and agricultural credit.

Department Operations, Oversight, and Nutrition (___ members, ___ majority and ___ minority)—Agency oversight, review and analysis, special investigations, food stamps, nutrition and consumer programs.

Conservation, Energy, and Forestry (___ members, ___ majority and ___ minority)—Soil, water, and resource conservation, small watershed program, energy and biobased energy production, rural electrification, forestry in general and forest reserves other than those created in public domain.

Horticulture, Research, Biotechnology, and Foreign Agriculture (___ members, ___ majority and ___ minority)—Fruits and vegetables, honey and bees, marketing and promotion orders, plant pesticides, quarantine, adulteration of seeds and insect pests, and organic agriculture, research, education and extension, biotechnology and foreign agriculture assistance, and trade promotion programs, generally.

(d) Referral of Legislation.—(1)(a) In General.—All bills, resolutions, and other matters referred to the Committee shall be referred to all subcommittees of appropriate jurisdiction within 2 weeks after being referred to the Committee. After consultation with the Ranking Minority Member, the Chairman may determine that the Committee will consider certain bills, resolutions, or other matters.

(b) Trade Matters.—Unless action is otherwise taken under subparagraph (3), bills, resolutions, and other matters referred to the Committee relating to foreign agriculture, foreign food or commodity assistance, and foreign trade and marketing issues will be considered by the Committee.

(2) The Chairman, by a majority vote of the Committee, may discharge a subcommittee from further consideration of any bill, resolution, or other matter referred to the subcommittee and have such bill, resolution or other matter considered by the Committee. The Committee having referred a bill, resolution, or other matter to a subcommittee in accordance with this rule may discharge such subcommittee from further consideration thereof at any time by a vote of the majority members of the Committee for the Committee's direct consideration or for reference to another subcommittee.

(3) Unless the Committee, a quorum being present, decides otherwise by a majority vote, the Chairman may refer bills, resolutions, legislation or other matters not specifically within the jurisdiction of a subcommittee, or that is within the jurisdiction of more than one subcommittee, jointly or exclusively as the Chairman deems appropriate, including concurrently to the sub-

committees with jurisdiction, sequentially to the subcommittees with jurisdiction (subject to any time limits deemed appropriate), divided by subject matter among the subcommittees with jurisdiction, or to an ad hoc subcommittee appointed by the Chairman for the purpose of considering the matter and reporting to the Committee thereon, or make such other provisions deemed appropriate.

(e) Participation and Service of Committee Members on Subcommittees.—(1) The Chairman and the Ranking Minority Member shall serve as ex officio members of all subcommittees and shall have the right to vote on all matters before the subcommittees. The Chairman and the Ranking Minority Member may not be counted for the purpose of establishing a quorum.

(2) Any member of the Committee who is not a member of the subcommittee may have the privilege of sitting and nonparticipatory attendance at subcommittee hearings or meetings in accordance with clause 2(g)(2) of House Rule XI. Such member may not:

- (i) vote on any matter;
- (ii) be counted for the purpose of establishing a quorum;
- (iii) participate in questioning a witness under the five minute rule, unless permitted to do so by the subcommittee Chairman in consultation with the Ranking Minority Member or a majority of the subcommittee, a quorum being present;
- (iv) raise points of order; or
- (v) offer amendments or motions.

(f) Subcommittee Hearings and Meetings.—(1) Each subcommittee is authorized to meet, hold hearings, receive evidence, and make recommendations to the Committee on all matters referred to it or under its jurisdiction after consultation by the subcommittee Chairmen with the Committee Chairman. (See Committee rule VII.)

(2) After consultation with the Committee Chairman, subcommittee Chairmen shall set dates for hearings and meetings of their subcommittees and shall request the Majority Staff Director to make any announcement relating thereto. (See Committee rule VII(b).) In setting the dates, the Committee Chairman and subcommittee Chairman shall consult with other subcommittee Chairmen and relevant Committee and Subcommittee Ranking Minority Members in an effort to avoid simultaneously scheduling Committee and subcommittee meetings or hearings to the extent practicable.

(3) Notice of all subcommittee meetings shall be provided to the Chairman and the Ranking Minority Member of the Committee by the Majority Staff Director.

(4) Subcommittees may hold meetings or hearings outside of the House if the Chairman of the Committee and other subcommittee Chairmen and the Ranking Minority Member of the subcommittee is consulted in advance to ensure that there is no scheduling problem. However, the majority of the Committee may authorize such meeting or hearing.

(5) The provisions regarding notice and the agenda of Committee meetings under Committee rule II(a) and special or additional meetings under Committee rule II(b) shall apply to subcommittee meetings.

(6) If a vacancy occurs in a subcommittee chairmanship, the Chairman may set the dates for hearings and meetings of the subcommittee during the period of vacancy. The Chairman may also appoint an acting subcommittee Chairman until the vacancy is filled.

(g) Subcommittee Action.—(1) Any bill, resolution, recommendation, or other matter forwarded to the Committee by a subcommittee shall be promptly forwarded by the subcommittee Chairman or any sub-

committee member authorized to do so by the subcommittee.

(2) Upon receipt of such recommendation, the Majority Staff Director of the Committee shall promptly advise all members of the Committee of the subcommittee action.

(3) The Committee shall not consider any matters recommended by subcommittees until two calendar days have elapsed from the date of action, unless the Chairman or a majority of the Committee determines otherwise.

(h) Subcommittee Investigations.—No investigation shall be initiated by a subcommittee without the prior consultation with the Chairman of the Committee or a majority of the Committee.

RULE XI.—COMMITTEE BUDGET, STAFF, AND TRAVEL

(a) Committee Budget.—The Chairman, in consultation with the majority members of the Committee, and the minority members of the Committee, shall prepare a preliminary budget for each session of the Congress. Such budget shall include necessary amounts for staff personnel, travel, investigation, and other expenses of the Committee and subcommittees. After consultation with the Ranking Minority Member, the Chairman shall include an amount budgeted to minority members for staff under their direction and supervision. Thereafter, the Chairman shall combine such proposals into a consolidated Committee budget, and shall take whatever action is necessary to have such budget duly authorized by the House.

(b) Committee Staff.—(1) The Chairman shall appoint and determine the remuneration of, and may remove, the professional and clerical employees of the Committee not assigned to the minority. The professional and clerical staff of the Committee not assigned to the minority shall be under the general supervision and direction of the Chairman, who shall establish and assign the duties and responsibilities of such staff members and delegate such authority as he or she determines appropriate. (See House Rule X, clause 9)

(2) The Ranking Minority Member of the Committee shall appoint and determine the remuneration of, and may remove, the professional and clerical staff assigned to the minority within the budget approved for such purposes. The professional and clerical staff assigned to the minority shall be under the general supervision and direction of the Ranking Minority Member of the Committee who may delegate such authority as he or she determines appropriate.

(3) From the funds made available for the appointment of Committee staff pursuant to any primary or additional expense resolution, the Chairman shall ensure that each subcommittee is adequately funded and staffed to discharge its responsibilities and that the minority party is fairly treated in the appointment of such staff (See House Rule X, clause 6(d)).

(c) Committee Travel.—(1) Consistent with the primary expense resolution and such additional expense resolution as may have been approved, the provisions of this rule shall govern official travel of Committee members and Committee staff regarding domestic and foreign travel (See House rule XI, clause 2(n) and House Rule X, clause 8 (reprinted in Appendix A)). Official travel for any member or any Committee staff member shall be paid only upon the prior authorization of the Chairman. Official travel may be authorized by the Chairman for any Committee Member and any Committee staff member in connection with the attendance of hearings conducted by the Committee and its subcommittees and meetings, conferences, facility inspections, and investigations which involve

activities or subject matter relevant to the general jurisdiction of the Committee. Before such authorization is given there shall be submitted to the Chairman in writing the following:

- (i) The purpose of the official travel;
- (ii) The dates during which the official travel is to be made and the date or dates of the event for which the official travel is being made;
- (iii) The location of the event for which the official travel is to be made; and
- (iv) The names of members and Committee staff seeking authorization.

(2) In the case of official travel of members and staff of a subcommittee to hearings, meetings, conferences, facility inspections and investigations involving activities or subject matter under the jurisdiction of such subcommittee to be paid for out of funds allocated to the Committee, prior authorization must be obtained from the subcommittee Chairman and the full Committee Chairman. Such prior authorization shall be given by the Chairman only upon the representation by the applicable subcommittee Chairman in writing setting forth those items enumerated in clause (1).

(3) Within 60 days of the conclusion of any official travel authorized under this rule, there shall be submitted to the Committee Chairman a written report covering the information gained as a result of the hearing, meeting, conference, facility inspection or investigation attended pursuant to such official travel.

(4) Local currencies owned by the United States shall be made available to the Committee and its employees engaged in carrying out their official duties outside the United States, its territories or possessions. No appropriated funds shall be expended for the purpose of defraying expenses of Members of the Committee or its employees in any country where local currencies are available for this purpose; and the following conditions shall apply with respect to their use of such currencies;

(i) No Member or employee of the Committee shall receive or expend local currencies for subsistence in any country at a rate in excess of the maximum per diem rate set forth in applicable Federal law; and

(ii) Each Member or employee of the Committee shall make an itemized report to the Chairman within 60 days following the completion of travel showing the dates each country was visited, the amount of per diem furnished, the cost of transportation furnished, and any funds expended for any other official purpose, and shall summarize in these categories the total foreign currencies and appropriated funds expended. All such individual reports shall be filed by the Chairman with the Committee on House Administration and shall be open to public inspection.

RULE XII.—AMENDMENT OF RULES

These rules may be amended by a majority vote of the Committee. A proposed change in these rules shall not be considered by the Committee as provided in clause 2 of House Rule XI, unless written notice of the proposed change has been provided to each Committee member two legislative days in advance of the date on which the matter is to be considered. Any such change in the rules of the Committee shall be published in the Congressional Record within 30 calendar days after its approval.

RULES OF THE COMMITTEE ON ARMED SERVICES FOR THE 113TH CONGRESS

Mr. MCKEON. Mr. Speaker, I submit for publication the attached copy of the rules of the Committee on Armed Services for the U.S. House of Representatives for the 113th Con-

gress, as adopted by the committee on January 15, 2013.

RULE 1. GENERAL PROVISIONS

(a) The Rules of the House of Representatives are the rules of the Committee on Armed Services (hereinafter referred to in these rules as the "Committee") and its subcommittees so far as applicable.

(b) Pursuant to clause 2(a)(2) of rule XI of the Rules of the House of Representatives, the Committee's rules shall be publicly available in electronic form and published in the Congressional Record not later than 30 days after the chair of the committee is elected in each odd-numbered year.

RULE 2. FULL COMMITTEE MEETING DATE

(a) The Committee shall meet every Wednesday at 10:00 a.m., when the House of Representatives is in session, and at such other times as may be fixed by the Chairman of the Committee (hereinafter referred to as the "Chairman"), or by written request of members of the Committee pursuant to clause 2(c) of rule XI of the Rules of the House of Representatives.

(b) A Wednesday meeting of the Committee may be dispensed with by the Chairman, but such action may be reversed by a written request of a majority of the members of the Committee.

RULE 3. SUBCOMMITTEE MEETING DATES

Each subcommittee is authorized to meet, hold hearings, receive evidence, and report to the Committee on all matters referred to it. Insofar as possible, meetings of the Committee and its subcommittees shall not conflict. A subcommittee Chairman shall set meeting dates after consultation with the Chairman, other subcommittee Chairmen, and the Ranking Minority Member of the subcommittee with a view toward avoiding, whenever possible, simultaneous scheduling of Committee and subcommittee meetings or hearings.

RULE 4. JURISDICTION AND MEMBERSHIP OF COMMITTEE AND SUBCOMMITTEES

(a) Jurisdiction

(1) The Committee retains jurisdiction of all subjects listed in clause 1(c) and clause 3(b) of rule X of the Rules of the House of Representatives and retains exclusive jurisdiction for: defense policy generally, ongoing military operations, the organization and reform of the Department of Defense and Department of Energy, counter-drug programs, security and humanitarian assistance (except special operations-related activities) of the Department of Defense, acquisition and industrial base policy, technology transfer and export controls, joint interoperability, the Cooperative Threat Reduction program, Department of Energy nonproliferation programs, detainee affairs and policy, force protection policy and inter-agency reform as it pertains to the Department of Defense and the nuclear weapons programs of the Department of Energy. While subcommittees are provided jurisdictional responsibilities in subparagraph (2), the Committee retains the right to exercise oversight and legislative jurisdiction over all subjects within its purview under rule X of the Rules of the House of Representatives.

(2) The Committee shall be organized to consist of seven standing subcommittees with the following jurisdictions:

Subcommittee on Tactical Air and Land Forces: All Army, Air Force and Marine Corps acquisition programs (except Marine Corps amphibious assault vehicle programs, strategic missiles, space, lift programs, special operations, science and technology programs, and information technology accounts) and the associated weapons systems sustainment. In addition, the subcommittee

will be responsible for Navy and Marine Corps aviation programs and the associated weapons systems sustainment, National Guard and Army, Air Force and Marine Corps Reserve modernization, and ammunition programs.

Subcommittee on Military Personnel: Military personnel policy, Reserve Component integration and employment issues, military health care, military education, and POW/MIA issues. In addition, the subcommittee will be responsible for Morale, Welfare and Recreation issues and programs.

Subcommittee on Readiness: Military readiness, training, logistics and maintenance issues and programs. In addition, the subcommittee will be responsible for all military construction, depot policy, civilian personnel policy, environmental policy, installations and family housing issues, including the base closure process, and energy policy and programs of the Department of Defense.

Subcommittee on Seapower and Projection Forces: Navy acquisition programs, Naval Reserve equipment, and Marine Corps amphibious assault vehicle programs (except strategic weapons, space, special operations, science and technology programs, and information technology programs), deep strike bombers and related systems, lift programs, seaborne unmanned aerial systems and the associated weapons systems sustainment. In addition, the subcommittee will be responsible for Maritime programs under the jurisdiction of the Committee as delineated in paragraphs 5, 6, and 9 of clause 1(c) of rule X of the Rules of the House of Representatives.

Subcommittee on Strategic Forces: Strategic weapons (except deep strike bombers and related systems), space programs (including national intelligence space programs), ballistic missile defense, the associated weapons systems sustainment, and Department of Energy national security programs (except non-proliferation programs).

Subcommittee on Intelligence, Emerging Threats and Capabilities: Defense-wide and joint enabling activities and programs to include: Special Operations Forces; counter-proliferation and counter-terrorism programs and initiatives; science and technology policy and programs; information technology programs; homeland defense and Department of Defense related consequence management programs; related intelligence support; and other enabling programs and activities to include cyber operations, strategic communications, and information operations. In addition the subcommittee will be responsible for intelligence policy (including coordination of military intelligence programs), national-intelligence programs (excluding national intelligence space programs), and DoD elements that are part of the Intelligence Community.

Subcommittee on Oversight and Investigations: Any matter within the jurisdiction of the Committee, subject to the concurrence of the Chairman of the Committee and, as appropriate, affected subcommittee chairmen. The subcommittee shall have no legislative jurisdiction.

(b) Membership of the Subcommittees

(1) Subcommittee memberships, with the exception of membership on the Subcommittee on Oversight and Investigations, shall be filled in accordance with the rules of the Majority party's conference and the Minority party's caucus, respectively.

(2) The Chairman and Ranking Minority Member of the Subcommittee on Oversight and Investigations shall be filled in accordance with the rules of the Majority party's conference and the Minority party's caucus, respectively. Consistent with the party ratios established by the Majority party, all

other Majority members of the subcommittee shall be appointed by the Chairman of the Committee, and all other Minority members shall be appointed by the Ranking Minority Member of the Committee.

(3) The Chairman of the Committee and Ranking Minority Member thereof may sit as ex officio members of all subcommittees. Ex officio members shall not vote in subcommittee hearings or meetings or be taken into consideration for the purpose of determining the ratio of the subcommittees or establishing a quorum at subcommittee hearings or meetings.

(4) A member of the Committee who is not a member of a particular subcommittee may sit with the subcommittee and participate during any of its hearings but shall not have authority to vote, cannot be counted for the purpose of achieving a quorum, and cannot raise a point of order at the hearing.

RULE 5. COMMITTEE PANELS AND TASK FORCES

(a) Committee Panels

(1) The Chairman may designate a panel of the Committee consisting of members of the Committee to inquire into and take testimony on a matter or matters that fall within the jurisdiction of more than one subcommittee and to report to the Committee.

(2) No panel appointed by the Chairman shall continue in existence for more than six months after the appointment. A panel so appointed may, upon the expiration of six months, be reappointed by the Chairman for a period of time which is not to exceed six months.

(3) Consistent with the party ratios established by the Majority party, all Majority members of the panels shall be appointed by the Chairman of the Committee, and all Minority members shall be appointed by the Ranking Minority Member of the Committee. The Chairman of the Committee shall choose one of the Majority members so appointed who does not currently chair another subcommittee of the Committee to serve as Chairman of the panel. The Ranking Minority Member of the Committee shall similarly choose the Ranking Minority Member of the panel.

(4) No panel shall have legislative jurisdiction.

(b) Committee and Subcommittee Task Forces

(1) The Chairman of the Committee, or a Chairman of a subcommittee with the concurrence of the Chairman of the Committee, may designate a task force to inquire into and take testimony on a matter that falls within the jurisdiction of the Committee or subcommittee, respectively. The Chairman and Ranking Minority Member of the Committee or subcommittee shall each appoint an equal number of members to the task force. The Chairman of the Committee or subcommittee shall choose one of the members so appointed, who does not currently chair another subcommittee of the Committee, to serve as Chairman of the task force. The Ranking Minority Member of the Committee or subcommittee shall similarly appoint the Ranking Minority Member of the task force.

(2) No task force appointed by the Chairman of the Committee or subcommittee shall continue in existence for more than three months. A task force may only be reappointed for an additional three months with the written concurrence of the Chairman and Ranking Minority Member of the Committee or subcommittee whose Chairman appointed the task force.

(3) No task force shall have legislative jurisdiction.

RULE 6. REFERENCE AND CONSIDERATION OF LEGISLATION

(a) The Chairman shall refer legislation and other matters to the appropriate subcommittee or to the full Committee.

(b) Legislation shall be taken up for a hearing or markup only when called by the Chairman of the Committee or subcommittee, as appropriate, or by a majority of the Committee or subcommittee, as appropriate.

(c) The Chairman, with approval of a majority vote of a quorum of the Committee, shall have authority to discharge a subcommittee from consideration of any measure or matter referred thereto and have such measure or matter considered by the Committee.

(d) Reports and recommendations of a subcommittee may not be considered by the Committee until after the intervention of three calendar days from the time the report is approved by the subcommittee and available to the members of the Committee, except that this rule may be waived by a majority vote of a quorum of the Committee.

(e) The Chairman, in consultation with the Ranking Minority Member, shall establish criteria for recommending legislation and other matters to be considered by the House of Representatives, pursuant to clause I of rule XV of the Rules of the House of Representatives. Such criteria shall not conflict with the Rules of the House of Representatives and other applicable rules.

RULE 7. PUBLIC ANNOUNCEMENT OF HEARINGS AND MEETINGS

(a) Pursuant to clause 2(g)(3) of rule XI of the Rules of the House of Representatives, the Chairman of the Committee, or of any subcommittee, panel, or task force, shall make a public announcement of the date, place, and subject matter of any hearing or meeting before that body at least one week before the commencement of a hearing and at least three days before the commencement of a meeting. However, if the Chairman of the Committee, or of any subcommittee, panel, or task force, with the concurrence of the respective Ranking Minority Member, determines that there is good cause to begin the hearing or meeting sooner, or if the Committee, subcommittee, panel, or task force so determines by majority vote, a quorum being present for the transaction of business, such chairman shall make the announcement at the earliest possible date. Any announcement made under this rule shall be promptly published in the Daily Digest, promptly entered into the committee scheduling service of the House Information Resources, and promptly made publicly available in electronic form.

(b) At least 24 hours prior to the commencement of a meeting for the markup of legislation, or at the time of an announcement under paragraph (a) made within 24 hours before such meeting, the Chairman of the Committee, or of any subcommittee, panel, or task force shall cause the text of such measure or matter to be made publicly available in electronic form as provided in clause 2(g)(4) of rule XI of the Rules of the House of Representatives.

RULE 8. BROADCASTING OF COMMITTEE HEARINGS AND MEETINGS

(a) Pursuant to clause 2(e)(5) of rule XI of the Rules of the House of Representatives, the Committee shall, to the maximum extent practicable, provide audio and video coverage of each hearing or meeting for the transaction of business in a manner that allows the public to easily listen to and view the proceedings. The Committee shall maintain the recordings of such coverage in a manner that is easily accessible to the public.

(b) Clause 4 of rule XI of the Rules of the House of Representatives shall apply to the Committee.

RULE 9. MEETINGS AND HEARINGS OPEN TO THE PUBLIC

(a) Each hearing and meeting for the transaction of business, including the markup of legislation, conducted by the Committee, or any subcommittee, panel, or task force, to the extent that the respective body is authorized to conduct markups, shall be open to the public except when the Committee, subcommittee, panel, or task force in open session and with a majority being present, determines by record vote that all or part of the remainder of that hearing or meeting on that day shall be in executive session because disclosure of testimony, evidence, or other matters to be considered would endanger the national security, would compromise sensitive law enforcement information, or would violate any law or rule of the House of Representatives. Notwithstanding the requirements of the preceding sentence, a majority of those present, there being in attendance no fewer than two members of the Committee, subcommittee, panel, or task force may vote to close a hearing or meeting for the sole purpose of discussing whether testimony or evidence to be received would endanger the national security, would compromise sensitive law enforcement information, or would violate any law or rule of the House of Representatives. If the decision is to proceed in executive session, the vote must be by record vote and in open session, a majority of the Committee, subcommittee, panel, or task force being present.

(b) Whenever it is asserted by a member of the Committee or subcommittee that the evidence or testimony at a hearing may tend to defame, degrade, or incriminate any person, or it is asserted by a witness that the evidence or testimony that the witness would give at a hearing may tend to defame, degrade, or incriminate the witness, notwithstanding the requirements of (a) and the provisions of clause 2(g)(2) of rule XI of the Rules of the House of Representatives, such evidence or testimony shall be presented in executive session, if by a majority vote of those present, there being in attendance no fewer than two members of the Committee or subcommittee, the Committee or subcommittee determines that such evidence may tend to defame, degrade, or incriminate any person. A majority of those present, there being in attendance no fewer than two members of the Committee or subcommittee may also vote to close the hearing or meeting for the sole purpose of discussing whether evidence or testimony to be received would tend to defame, degrade, or incriminate any person. The Committee or subcommittee shall proceed to receive such testimony in open session only if the Committee or subcommittee, a majority being present, determines that such evidence or testimony will not tend to defame, degrade, or incriminate any person.

(c) Notwithstanding the foregoing, and with the approval of the Chairman, each member of the Committee may designate by letter to the Chairman, one member of that member's personal staff, and an alternate, which may include fellows, with Top Secret security clearance to attend hearings of the Committee, or that member's subcommittee(s), panel(s), or task force(s) (excluding briefings or meetings held under the provisions of committee rule 9(a)), which have been closed under the provisions of rule 9(a) above for national security purposes for the taking of testimony. The attendance of such a staff member or fellow at such hearings is subject to the approval of the Committee, subcommittee, panel, or task force as dictated by national security requirements at that time. The attainment of any required security clearances is the responsibility of individual members of the Committee.

(d) Pursuant to clause 2(g)(2) of rule XI of the Rules of the House of Representatives, no Member, Delegate, or Resident Commissioner may be excluded from nonparticipatory attendance at any hearing of the Committee or a subcommittee, unless the House of Representatives shall by majority vote authorize the Committee or subcommittee, for purposes of a particular series of hearings on a particular article of legislation or on a particular subject of investigation, to close its hearings to Members, Delegates, and the Resident Commissioner by the same procedures designated in this rule for closing hearings to the public.

(e) The Committee or the subcommittee may vote, by the same procedure, to meet in executive session for up to five additional consecutive days of hearings.

RULE 10. QUORUM

(a) For purposes of taking testimony and receiving evidence, two members shall constitute a quorum.

(b) One-third of the members of the Committee or subcommittee shall constitute a quorum for taking any action, with the following exceptions, in which case a majority of the Committee or subcommittee shall constitute a quorum:

- (1) Reporting a measure or recommendation;
- (2) Closing Committee or subcommittee meetings and hearings to the public;
- (3) Authorizing the issuance of subpoenas;
- (4) Authorizing the use of executive session material; and
- (5) Voting to proceed in open session after voting to close to discuss whether evidence or testimony to be received would tend to defame, degrade, or incriminate any person.

(c) No measure or recommendation shall be reported to the House of Representatives unless a majority of the Committee is actually present.

RULE 11. THE FIVE-MINUTE RULE

(a) Subject to rule 15, the time any one member may address the Committee or subcommittee on any measure or matter under consideration shall not exceed five minutes and then only when the member has been recognized by the Chairman or subcommittee chairman, as appropriate, except that this time limit may be exceeded by unanimous consent. Any member, upon request, shall be recognized for not more than five minutes to address the Committee or subcommittee on behalf of an amendment which the member has offered to any pending bill or resolution. The five-minute limitation shall not apply to the Chairman and Ranking Minority Member of the Committee or subcommittee.

(b)(1) Members who are present at a hearing of the Committee or subcommittee when a hearing is originally convened shall be recognized by the Chairman or subcommittee chairman, as appropriate, in order of seniority. Those members arriving subsequently shall be recognized in order of their arrival. Notwithstanding the foregoing, the Chairman and the Ranking Minority Member will take precedence upon their arrival. In recognizing members to question witnesses in this fashion, the Chairman shall take into consideration the ratio of the Majority to Minority members present and shall establish the order of recognition for questioning in such a manner as not to disadvantage the members of either party.

(2) Pursuant to rule 4 and subject to rule 15, a member of the Committee who is not a member of a subcommittee may be recognized by a subcommittee chairman in order of their arrival and after all present subcommittee members have been recognized.

(3) The Chairman of the Committee or a subcommittee, with the concurrence of the

respective Ranking Minority Member, may depart with the regular order for questioning which is specified in paragraphs (a) and (b) of this rule provided that such a decision is announced prior to the hearing or prior to the opening statements of the witnesses and that any such departure applies equally to the Majority and the Minority.

(c) No person other than a Member, Delegate, or Resident Commissioner of Congress and committee staff may be seated in or behind the dais area during Committee, subcommittee, panel, or task force hearings and meetings.

RULE 12. POWER TO SIT AND ACT; SUBPOENA POWER

(a) For the purpose of carrying out any of its functions and duties under rules X and XI of the Rules of the House of Representatives, the Committee and any subcommittee is authorized (subject to subparagraph (b)(1) of this paragraph):

(1) to sit and act at such times and places within the United States, whether the House is in session, has recessed, or has adjourned, and to hold hearings, and

(2) to require by subpoena, or otherwise, the attendance and testimony of such witnesses and the production of such books, records, correspondence, memorandums, papers and documents, including, but not limited to, those in electronic form, as it considers necessary.

(b)(1) A subpoena may be authorized and issued by the Committee, or any subcommittee with the concurrence of the full Committee Chairman and after consultation with the Ranking Minority Member of the Committee, under subparagraph (a)(2) in the conduct of any investigation, or series of investigations or activities, only when authorized by a majority of the members voting, a majority of the Committee or subcommittee being present. Authorized subpoenas shall be signed only by the Chairman, or by any member designated by the Committee.

(2) Pursuant to clause 2(m) of rule XI of the Rules of the House of Representatives, compliance with any subpoena issued by the Committee or any subcommittee under subparagraph (a)(2) may be enforced only as authorized or directed by the House of Representatives.

RULE 13. WITNESS STATEMENTS

(a) Any prepared statement to be presented by a witness to the Committee or a subcommittee shall be submitted to the Committee or subcommittee at least 48 hours in advance of presentation and shall be distributed to all members of the Committee or subcommittee as soon as practicable but not less than 24 hours in advance of presentation. A copy of any such prepared statement shall also be submitted to the Committee in electronic form. If a prepared statement contains national security information bearing a classification of Secret or higher, the statement shall be made available in the Committee rooms to all members of the Committee or subcommittee as soon as practicable but not less than 24 hours in advance of presentation; however, no such statement shall be removed from the Committee offices. The requirement of this rule may be waived by a majority vote of the Committee or subcommittee, a quorum being present. In cases where a witness does not submit a statement by the time required under this rule, the Chairman of the Committee or subcommittee, as appropriate, with the concurrence of the respective Ranking Minority Member, may elect to exclude the witness from the hearing.

(b) The Committee and each subcommittee shall require each witness who is to appear before it to file with the Committee in advance of his or her appearance a written

statement of the proposed testimony and to limit the oral presentation at such appearance to a brief summary of the submitted written statement.

(c) Pursuant to clause 2(g)(5) of rule XI of the Rules of the House of Representatives, written witness statements, with appropriate redactions to protect the privacy of the witness, shall be made publicly available in electronic form not later than one day after the witness appears.

RULE 14. ADMINISTERING OATHS TO WITNESSES

(a) The Chairman, or any member designated by the Chairman, may administer oaths to any witness.

(b) Witnesses, when sworn, shall subscribe to the following oath:

“Do you solemnly swear (or affirm) that the testimony you will give before this Committee (or subcommittee) in the matters now under consideration will be the truth, the whole truth, and nothing but the truth, so help you God?”

RULE 15. QUESTIONING OF WITNESSES

(a) When a witness is before the Committee or a subcommittee, members of the Committee or subcommittee may put questions to the witness only when recognized by the Chairman or subcommittee chairman, as appropriate, for that purpose according to rule 11 of the Committee.

(b) Members of the Committee or subcommittee who so desire shall have not more than five minutes to question each witness or panel of witnesses, the responses of the witness or witnesses being included in the five-minute period, until such time as each member has had an opportunity to question each witness or panel of witnesses. Thereafter, additional rounds for questioning witnesses by members are within the discretion of the Chairman or subcommittee chairman, as appropriate.

(c) Questions put to witnesses before the Committee or subcommittee shall be pertinent to the measure or matter that may be before the Committee or subcommittee for consideration.

RULE 16. PUBLICATION OF COMMITTEE HEARINGS AND MARKUPS

The transcripts of those hearings conducted by the Committee, subcommittee, or panel will be published officially in substantially verbatim form, with the material requested for the record inserted at that place requested, or at the end of the record, as appropriate. The transcripts of markups conducted by the Committee or any subcommittee may be published officially in verbatim form. Any requests to correct any errors, other than those in transcription, will be appended to the record, and the appropriate place where the change is requested will be footnoted. Any transcript published under this rule shall include the results of record votes conducted in the session covered by the transcript and shall also include materials that have been submitted for the record and are covered under rule 19. The handling and safekeeping of these materials shall fully satisfy the requirements of rule 20. No transcript of an executive session conducted under rule 9 shall be published under this rule.

RULE 17. VOTING AND ROLLCALLS

(a) Voting on a measure or matter may be by record vote, division vote, voice vote, or unanimous consent.

(b) A record vote shall be ordered upon the request of one-fifth of those members present.

(c) No vote by any member of the Committee or a subcommittee with respect to any measure or matter shall be cast by proxy.

(d) In the event of a vote or votes, when a member is in attendance at any other committee, subcommittee, or conference committee meeting during that time, the necessary absence of that member shall be so noted in the record vote record, upon timely notification to the Chairman by that member.

(e) The Chairman of the Committee or a subcommittee, as appropriate, with the concurrence of the Ranking Minority Member or the most senior Minority member who is present at the time, may elect to postpone requested record votes until such time or point at a markup as is mutually decided. When proceedings resume on a postponed question, notwithstanding any intervening order for the previous question, the underlying proposition shall remain subject to further debate or amendment to the same extent as when the question was postponed.

RULE 18. COMMITTEE REPORTS

(a) If, at the time of approval of any measure or matter by the Committee, any member of the Committee gives timely notice of intention to file supplemental, Minority, additional or dissenting views, all members shall be entitled to not less than two calendar days (excluding Saturdays, Sundays, and legal holidays except when the House is in session on such days) in which to file such written and signed views with the Staff Director of the Committee, or the Staff Director's designee. All such views so filed by one or more members of the Committee shall be included within, and shall be a part of, the report filed by the Committee with respect to that measure or matter.

(b) With respect to each record vote on a motion to report any measure or matter, and on any amendment offered to the measure or matter, the total number of votes cast for and against, the names of those voting for and against, and a brief description of the question, shall be included in the Committee report on the measure or matter.

(c) Not later than 24 hours after the adoption of any amendment to a measure or matter considered by the Committee, the Chairman shall cause the text of each such amendment to be made publicly available in electronic form as provided in clause 2(e)(6) of rule XI of the Rules of the House of Representatives.

RULE 19. PUBLIC INSPECTION OF COMMITTEE ROLLCALLS

The result of each record vote in any meeting of the Committee shall be made available by the Committee for inspection by the public at reasonable times in the offices of the Committee and also made publicly available in electronic form within 48 hours of such record vote pursuant to clause 2(e)(1)(B)(i) of rule XI of the Rules of the House of Representatives. Information so available shall include a description of the amendment, motion, order, or other proposition and the name of each member voting for and each member voting against such amendment, motion, order, or proposition and the names of those members present but not voting.

RULE 20. PROTECTION OF NATIONAL SECURITY AND OTHER INFORMATION

(a) Except as provided in clause 2(g) of rule XI of the Rules of the House of Representatives, all national security information bearing a classification of Secret or higher which has been received by the Committee or a subcommittee shall be deemed to have been received in executive session and shall be given appropriate safekeeping.

(b) The Chairman of the Committee shall, with the approval of a majority of the Committee, establish such procedures as in his judgment may be necessary to prevent the unauthorized disclosure of any national se-

curity information that is received which is classified as Secret or higher. Such procedures shall, however, ensure access to this information by any member of the Committee or any other Member, Delegate, or Resident Commissioner of the House of Representatives, staff of the Committee, or staff designated under rule 9(c) who have the appropriate security clearances and the need to know, who has requested the opportunity to review such material.

(c) The Chairman of the Committee shall, in consultation with the Ranking Minority Member, establish such procedures as in his judgment may be necessary to prevent the unauthorized disclosure of any proprietary information that is received by the Committee, subcommittee, panel, or task force. Such procedures shall be consistent with the Rules of the House of Representatives and applicable law.

RULE 21. COMMITTEE STAFFING

The staffing of the Committee, the standing subcommittees, and any panel or task force designated by the Chairman or chairmen of the subcommittees shall be subject to the Rules of the House of Representatives.

RULE 22. COMMITTEE RECORDS

The records of the Committee at the National Archives and Records Administration shall be made available for public use in accordance with rule VII of the Rules of the House of Representatives. The Chairman shall notify the Ranking Minority Member of any decision, pursuant to clause 3(b)(3) or clause 4(b) of rule VII, to withhold a record otherwise available, and the matter shall be presented to the Committee for a determination on the written request of any member of the Committee.

RULE 23. HEARING PROCEDURES

Clause 2(k) of rule XI of the Rules of the House of Representatives shall apply to the Committee.

RULE 24. COMMITTEE ACTIVITY REPORTS

Not later than January 2nd of each year the Committee shall submit to the House a report on its activities, pursuant to clause 1(d) of rule XI of the Rules of the House of Representatives.

RULES OF THE COMMITTEE ON THE JUDICIARY FOR THE 113TH CONGRESS

Mr. GOODLATTE. Mr. Speaker, I submit for publication the attached copy of the rules of the Committee on the Judiciary for the U.S. House of Representatives for the 113th Congress, as adopted by the Committee on January 23, 2013:

Rule I. The Rules of the House of Representatives are the rules of the Committee on the Judiciary and its Subcommittees with the following specific additions thereto.

RULE II. COMMITTEE MEETINGS

(a) The regular meeting day of the Committee on the Judiciary for the conduct of its business shall be on Wednesday of each week while the House is in session.

(b) Additional meetings may be called by the Chairman and a regular meeting of the Committee may be dispensed with when, in the judgment of the Chairman, there is no need therefor.

(c) The Chairman shall furnish each Member of the Committee or Subcommittee with the date, place, and a list of bills and subjects to be considered at a Committee or Subcommittee meeting, which may not commence earlier than the third day on which Members have notice thereof (excluding Saturdays, Sundays and legal holidays when the House is not in session).

(d) At least 48 hours prior to the commencement of a meeting for the markup of legislation, the text of such legislation shall

be made publicly available in electronic form.

(e) In an emergency that does not reasonably allow for the notice requirements in (c) and (d), the Chairman may waive the notice requirements with the concurrence of the Ranking Minority Member.

(f) To the maximum extent practicable, amendments to a measure or matter shall be submitted in writing or electronically to the designee of both the Chairman and Ranking Member at least 24 hours prior to the consideration of the measure or matter. The Chairman may use his discretion to give priority to amendments submitted in advance.

(g) Committee and Subcommittee meetings for the transaction of business, i.e. meetings other than those held for the purpose of taking testimony, shall be open to the public except when the Committee or Subcommittee determines by majority vote to close the meeting because disclosure of matters to be considered would endanger national security, would compromise sensitive law enforcement information, or would tend to defame, degrade or incriminate any person or otherwise would violate any law or rule of the House.

(h) Every motion made to the Committee and entertained by the Chairman shall be reduced to writing upon demand of any Member, and a copy made available to each Member present.

(i) For purposes of taking any action at a meeting of the full Committee or any Subcommittee thereof, a quorum shall be constituted by the presence of not less than one-third of the Members of the Committee or Subcommittee, except that a full majority of the Members of the Committee or Subcommittee shall constitute a quorum for purposes of reporting a measure or recommendation from the Committee or Subcommittee, closing a meeting to the public, or authorizing the issuance of a subpoena.

(j)(1) Subject to subparagraph (2), the Chairman may postpone further proceedings when a record vote is ordered on the question of approving any measure or matter or adopting an amendment. The Chairman may resume proceedings on a postponed request at any time.

(2) In exercising postponement authority under subparagraph (1), the Chairman shall take all reasonable steps necessary to notify Members on the resumption of proceedings on any postponed record vote.

(3) When proceedings resume on a postponed question, notwithstanding any intervening order for the previous question, an underlying proposition shall remain subject to further debate or amendment to the same extent as when the question was postponed.

(k) Transcripts of markups shall be recorded and may be published in the same manner as hearings before the Committee.

(l) Without further action of the Committee, the Chairman is directed to offer a motion under clause 1 of rule XXII of the Rules of the House of Representatives whenever the Chairman considers it appropriate.

RULE III. HEARINGS

(a) The Committee Chairman or any Subcommittee Chairman shall make public announcement of the date, place, and subject matter of any hearing to be conducted by it on any measure or matter at least one week before the commencement of that hearing. If the Chairman of the Committee, or Subcommittee, with the concurrence of the Ranking Minority Member, determines there is good cause to begin the hearing sooner, or if the Committee or Subcommittee so determines by majority vote, a quorum being present for the transaction of business, the Chairman or Subcommittee Chairman shall make the announcement at the earliest possible date.

(b) Committee and Subcommittee hearings shall be open to the public except when the Committee or Subcommittee determines by majority vote to close the meeting because disclosure of matters to be considered would endanger national security, would compromise sensitive law enforcement information, or would tend to defame, degrade or incriminate any person or otherwise would violate any law or rule of the House.

(c) For purposes of taking testimony and receiving evidence before the Committee or any Subcommittee, a quorum shall be constituted by the presence of two Members.

(d) In the course of any hearing each Member shall be allowed five minutes for the interrogation of a witness until such time as each Member who so desires has had an opportunity to question the witness.

(e) The transcripts of those hearings conducted by the Committee which are decided to be printed shall be published in verbatim form, with the material requested for the record inserted at that place requested, or at the end of the record, as appropriate. Individuals, including Members of Congress, whose comments are to be published as part of a Committee document shall be given the opportunity to verify the accuracy of the transcription in advance of publication. Any requests by those Members, staff or witnesses to correct any errors other than errors in the transcription, or disputed errors in transcription, shall be appended to the record, and the appropriate place where the change is requested will be footnoted. Prior to approval by the Chairman of hearings conducted jointly with another congressional Committee, a memorandum of understanding shall be prepared which incorporates an agreement for the publication of the verbatim transcript.

RULE IV. BROADCASTING

Whenever a hearing or meeting conducted by the Committee or any Subcommittee is open to the public, those proceedings shall be open to coverage by television, radio and still photography except when the hearing or meeting is closed pursuant to the Committee Rules of Procedure.

RULE V. STANDING SUBCOMMITTEES

(a) The full Committee shall have jurisdiction over such matters as determined by the Chairman.

(b) There shall be five standing Subcommittees of the Committee on the Judiciary, with jurisdictions as follows:

The Subcommittee on the Constitution and Civil Justice shall have jurisdiction over the following subject matters: constitutional amendments, constitutional rights, Federal civil rights, ethics in government, tort liability, including medical malpractice and product liability, legal reform generally, other appropriate matters as referred by the Chairman, and relevant oversight.

The Subcommittee on Courts, Intellectual Property, and the Internet shall have jurisdiction over the following subject matters:

Administration of U.S. Courts, Federal Rules of Evidence, Civil and Appellate Procedure, judicial ethics, copyright, patent, trademark law, information technology, other appropriate matters as referred to by the Chairman, and relevant oversight.

The Subcommittee on Crime, Terrorism, Homeland Security, and Investigations shall have jurisdiction over the following subject matters: Federal Criminal Code, drug enforcement, sentencing, parole and pardons, internal and homeland security, Federal Rules of Criminal Procedure, prisons, criminal law enforcement, and other appropriate matters as referred by the Chairman, and relevant oversight.

The Subcommittee on Immigration and Border Security shall have jurisdiction over the following subject matters: immigration and naturalization, border security, admission of refugees, treaties, conventions and international agreements, claims against the United States, Federal charters of incorporation, private immigration and claims bills, non-border immigration enforcement, other appropriate matters as referred by the Chairman, and relevant oversight.

The Subcommittee on Regulatory Reform, Commercial and Antitrust Law shall have jurisdiction over the following subject matters: bankruptcy and commercial law, bankruptcy judgeships, administrative law, independent counsel, state taxation affecting interstate commerce, interstate compacts, antitrust matters, other appropriate matters as referred by the Chairman, and relevant oversight.

(c) The Chairman of the Committee and Ranking Minority Member thereof shall be ex officio Members, but not voting Members, of each Subcommittee to which such Chairman or Ranking Minority Member has not been assigned by resolution of the Committee. Ex officio Members shall not be counted as present for purposes of constituting a quorum at any hearing or meeting of such Subcommittee.

RULE VI. POWERS AND DUTIES OF SUBCOMMITTEES

Each Subcommittee is authorized to meet, hold hearings, receive evidence, and report to the full Committee on all matters referred to it or under its jurisdiction. Subcommittee chairmen shall set dates for hearings and meetings of their respective Subcommittees after consultation with the Chairman and other Subcommittee chairmen with a view toward avoiding simultaneous scheduling of full Committee and Subcommittee meetings or hearings whenever possible.

RULE VII. NON-LEGISLATIVE REPORTS

No report of the Committee or Subcommittee which does not accompany a measure or matter for consideration by the House shall be published unless all Members of the Committee or Subcommittee issuing the report shall have been apprised of such report and given the opportunity to give notice of intention to file supplemental, additional, or

dissenting views as part of the report. In no case shall the time in which to file such views be less than three calendar days (excluding Saturdays, Sundays and legal holidays when the House is not in session).

RULE VIII. COMMITTEE RECORDS

The records of the Committee at the National Archives and Records Administration shall be made available for public use according to the Rules of the House. The Chairman shall notify the Ranking Minority Member of any decision to withhold a record otherwise available, and the matter shall be presented to the Committee for a determination in the written request of any Member of the Committee.

RULE IX. OFFICIAL COMMITTEE WEBSITE

(a) The Chairman shall maintain an official website on behalf of the Committee for the purpose of furthering the Committee's legislative and oversight responsibilities, including communicating information about the Committee's activities to Committee Members and other Members of the House.

(b) The Chairman shall make the record of the votes on any question on which a record vote is demanded in the full Committee available on the Committee's official website not later than 48 hours after such vote is taken. Such record shall identify or describe the amendment, motion, order, or other proposition, the name of each Member voting for and each Member voting against such amendment, motion, order, or proposition, and the names of the Members voting present.

(c) Not later than 24 hours after the adoption of any amendment to a measure or matter considered by the Committee or its Subcommittees, the Chairman shall make the text of each such amendment publicly available in electronic form.

(d) Not later than 3 days after the conclusion of a Committee meeting, the transcript of such meeting and the text of all amendments offered shall be made available on the Committee website.

(e) The Ranking Member is authorized to maintain a similar official website on behalf of the Committee Minority for the same purpose, including communicating information about the activities of the Minority to Committee Members and other Members of the House.

ADJOURNMENT

Mr. FRANKS of Arizona. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 2 o'clock and 45 minutes p.m.), under its previous order, the House adjourned until Friday, January 25, 2013, at 2 p.m.

EXPENDITURE REPORTS CONCERNING OFFICIAL FOREIGN TRAVEL

Reports concerning the foreign currencies and U.S. dollars utilized for Official Foreign Travel during the fourth quarter of 2012 pursuant to Public Law 95-384 are as follows:

REPORT OF EXPENDITURES FOR OFFICIAL FOREIGN TRAVEL, CARLOS SANCHEZ, HOUSE OF REPRESENTATIVES, EXPENDED BETWEEN NOV. 30 AND DEC. 2, 2012

| Name of Member or employee | Date | | Country | Per diem ¹ | | Transportation | | Other purposes | | Total | |
|----------------------------|---------|-----------|--------------|-----------------------|--|------------------|--|------------------|--|------------------|--|
| | Arrival | Departure | | Foreign currency | U.S. dollar equivalent or U.S. currency ² | Foreign currency | U.S. dollar equivalent or U.S. currency ² | Foreign currency | U.S. dollar equivalent or U.S. currency ² | Foreign currency | U.S. dollar equivalent or U.S. currency ² |
| Carlos Sanchez | 11/30 | 12/2 | Mexico | | 658.94 | | (3) | | | | 658.94 |

REPORT OF EXPENDITURES FOR OFFICIAL FOREIGN TRAVEL, CARLOS SANCHEZ, HOUSE OF REPRESENTATIVES, EXPENDED BETWEEN NOV. 30 AND DEC. 2, 2012—Continued

| Name of Member or employee | Date | | Country | Per diem ¹ | | Transportation | | Other purposes | | Total | |
|----------------------------|---------|-----------|---------|-----------------------|--|------------------|--|------------------|--|------------------|--|
| | Arrival | Departure | | Foreign currency | U.S. dollar equivalent or U.S. currency ² | Foreign currency | U.S. dollar equivalent or U.S. currency ² | Foreign currency | U.S. dollar equivalent or U.S. currency ² | Foreign currency | U.S. dollar equivalent or U.S. currency ² |
| | | | | | | | | | | | |
| Committee total | | | | | | | | | | | 658.94 |

¹ Per diem constitutes lodging and meals.
² If foreign currency is used, enter U.S. dollar equivalent; if U.S. currency is used, enter amount expended.
³ Military air transportation.

MR. CARLOS SANCHEZ, Dec. 31, 2012.

REPORT OF EXPENDITURES FOR OFFICIAL FOREIGN TRAVEL, COMMITTEE ON EDUCATION AND THE WORKFORCE, HOUSE OF REPRESENTATIVES, EXPENDED BETWEEN OCT. 1 AND DEC. 31, 2012

| Name of Member or employee | Date | | Country | Per diem ¹ | | Transportation | | Other purposes | | Total | |
|--|---------|-----------|---------|-----------------------|--|------------------|--|------------------|--|------------------|--|
| | Arrival | Departure | | Foreign currency | U.S. dollar equivalent or U.S. currency ² | Foreign currency | U.S. dollar equivalent or U.S. currency ² | Foreign currency | U.S. dollar equivalent or U.S. currency ² | Foreign currency | U.S. dollar equivalent or U.S. currency ² |
| | | | | | | | | | | | |
| HOUSE COMMITTEES | | | | | | | | | | | |
| Please Note: If there were no expenditures during the calendar quarter noted above, please check the box at right to so indicated and return. <input type="checkbox"/> | | | | | | | | | | | |

¹ Per diem constitutes lodging and meals.
² If foreign currency is used, enter U.S. dollar equivalent; if U.S. currency is used, enter amount expended.

HON. JOHN KLINE, Chairman, Jan. 2, 2013.

REPORT OF EXPENDITURES FOR OFFICIAL FOREIGN TRAVEL, COMMITTEE ON ETHICS, HOUSE OF REPRESENTATIVES, EXPENDED BETWEEN OCT. 1 AND DEC. 31, 2012

| Name of Member or employee | Date | | Country | Per diem ¹ | | Transportation | | Other purposes | | Total | |
|---|---------|-----------|---------|-----------------------|--|------------------|--|------------------|--|------------------|--|
| | Arrival | Departure | | Foreign currency | U.S. dollar equivalent or U.S. currency ² | Foreign currency | U.S. dollar equivalent or U.S. currency ² | Foreign currency | U.S. dollar equivalent or U.S. currency ² | Foreign currency | U.S. dollar equivalent or U.S. currency ² |
| | | | | | | | | | | | |
| HOUSE COMMITTEES | | | | | | | | | | | |
| Please Note: If there were no expenditures during the calendar quarter noted above, please check the box at right to so indicate and return. <input type="checkbox"/> | | | | | | | | | | | |

¹ Per diem constitutes lodging and meals.
² If foreign currency is used, enter U.S. dollar equivalent; if U.S. currency is used, enter amount expended.

HON. K. MICHAEL CONAWAY, Chairman, Jan. 15, 2013.

REPORT OF EXPENDITURES FOR OFFICIAL FOREIGN TRAVEL, COMMITTEE ON HOUSE ADMINISTRATION, HOUSE OF REPRESENTATIVES, EXPENDED BETWEEN OCT. 1 AND DEC. 31, 2012

| Name of Member or employee | Date | | Country | Per diem ¹ | | Transportation | | Other purposes | | Total | |
|---|---------|-----------|---------|-----------------------|--|------------------|--|------------------|--|------------------|--|
| | Arrival | Departure | | Foreign currency | U.S. dollar equivalent or U.S. currency ² | Foreign currency | U.S. dollar equivalent or U.S. currency ² | Foreign currency | U.S. dollar equivalent or U.S. currency ² | Foreign currency | U.S. dollar equivalent or U.S. currency ² |
| | | | | | | | | | | | |
| HOUSE COMMITTEES | | | | | | | | | | | |
| Please Note: If there were no expenditures during the calendar quarter noted above, please check the box at right to so indicate and return. <input type="checkbox"/> | | | | | | | | | | | |

¹ Per diem constitutes lodging and meals.
² If foreign currency is used, enter U.S. dollar equivalent; if U.S. currency is used, enter amount expended.

HON. DANIEL E. LUNGREN, Chairman, Dec. 31, 2012.

REPORT OF EXPENDITURES FOR OFFICIAL FOREIGN TRAVEL, COMMITTEE ON THE JUDICIARY, HOUSE OF REPRESENTATIVES, EXPENDED BETWEEN OCT. 1 AND DEC. 31, 2012

| Name of Member or employee | Date | | Country | Per diem ¹ | | Transportation | | Other purposes | | Total | |
|---|---------|-----------|---------|-----------------------|--|------------------|--|------------------|--|------------------|--|
| | Arrival | Departure | | Foreign currency | U.S. dollar equivalent or U.S. currency ² | Foreign currency | U.S. dollar equivalent or U.S. currency ² | Foreign currency | U.S. dollar equivalent or U.S. currency ² | Foreign currency | U.S. dollar equivalent or U.S. currency ² |
| | | | | | | | | | | | |
| HOUSE COMMITTEES | | | | | | | | | | | |
| Please Note: If there were no expenditures during the calendar quarter noted above, please check the box at right to so indicate and return. <input type="checkbox"/> | | | | | | | | | | | |

¹ Per diem constitutes lodging and meals.
² If foreign currency is used, enter U.S. dollar equivalent; if U.S. currency is used, enter amount expended.

HON. LAMAR SMITH, Chairman, Jan. 2, 2013.

REPORT OF EXPENDITURES FOR OFFICIAL FOREIGN TRAVEL, COMMITTEE ON TRANSPORTATION AND INFRASTRUCTURE, HOUSE OF REPRESENTATIVES, EXPENDED BETWEEN OCT. 1 AND DEC. 31, 2012

| Name of Member or employee | Date | | Country | Per diem ¹ | | Transportation | | Other purposes | | Total | |
|---|---------|-----------|---------|-----------------------|--|------------------|--|------------------|--|------------------|--|
| | Arrival | Departure | | Foreign currency | U.S. dollar equivalent or U.S. currency ² | Foreign currency | U.S. dollar equivalent or U.S. currency ² | Foreign currency | U.S. dollar equivalent or U.S. currency ² | Foreign currency | U.S. dollar equivalent or U.S. currency ² |
| | | | | | | | | | | | |
| HOUSE COMMITTEES | | | | | | | | | | | |
| Please Note: If there were no expenditures during the calendar quarter noted above, please check the box at right to so indicate and return. <input type="checkbox"/> | | | | | | | | | | | |

¹ Per diem constitutes lodging and meals.
² If foreign currency is used, enter U.S. dollar equivalent; if U.S. currency is used, enter amount expended.

HON. JOHN L. MICA, Chairman, Jan. 2, 2013.

EXECUTIVE COMMUNICATIONS, ETC.

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

97. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Spiromesifen; Pesticide Tolerances [EPA-HQ-OPP-2012-0038; FRL-9374-3] received January 10, 2013, pursuant to 5

U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

98. A letter from the Chairman and President, Export-Import Bank, transmitting a report on transactions involving U.S. exports with Korean Air Lines of Seoul, South Korea

pursuant to Section 2(b)(3) of the Export-Import Bank Act of 1945, as amended; to the Committee on Financial Services.

99. A letter from the Chairman and President, Export-Import Bank, transmitting a report on transactions involving U.S. exports to LATAM Airlines Group S.A. of Santiago, Chile pursuant to Section 2(b)(3) of the Export-Import Bank Act of 1945, as amended; to the Committee on Financial Services.

100. A letter from the Acting Secretary, Federal Trade Commission, transmitting the Commission's Report on Activities Related to Section 1075 of the Dodd-Frank Act; to the Committee on Financial Services.

101. A letter from the Chair, Community Preventive Services Task Force, transmitting the Annual Report to Congress for 2012; to the Committee on Energy and Commerce.

102. A letter from the Secretary, Department of Energy, transmitting the Department's Annual Report for the Strategic Petroleum Reserve covering calendar year 2011, in accordance with section 165 of the Energy Policy and Conservation Act; to the Committee on Energy and Commerce.

103. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Findings of Failure to Submit a Complete State Implementation Plan for Section 110(a) Pertaining to the 2008 Ozone National Ambient Air Quality Standard [EPA-HQ-OAR-2012-0943; FRL-9769-4] (RIN: 2060) received January 10, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

104. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Approval and Promulgation of Air Quality Implementation Plans; Maryland; Reasonably Available Control Technology Requirements for Volatile Organic Compounds [EPA-R03-OAR-2012-0610; FRL-9770-6] received January 10, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

105. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Approval and Promulgation of Air Quality Implementation Plans; West Virginia; Requirements for Determining General Conformity of Federal Actions to Applicable State Implementation Plans [EPA-R03-OAR-2012-0784; FRL-9770-4] received January 10, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

106. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Approval and Promulgation of Implementation Plans; New Mexico; Revisions to the New Source Review (NSR) State Implementation Plan (SIP); Prevention of Significant Deterioration (PSD) and Non-attainment New Source Review (NNSR) Permitting [EPA-R06-OAR-2011-0033; FRL-9770-8] received January 10, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

107. A letter from the Assistant Secretary, Legislative Affairs, Department of State, transmitting a report on gifts given by the United States to foreign individuals for Fiscal Year 2010, pursuant to 22 U.S.C. 2694(2); to the Committee on Foreign Affairs.

108. A letter from the Acting Secretary, Department of Commerce, transmitting the annual report for FY 2012 of the Department's Bureau of Industry and Security (BIS); to the Committee on Foreign Affairs.

109. A letter from the Secretary of the Army, Department of Defense, transmitting annual audit of the American Red Cross consolidated financial statements for the year ending June 30, 2012; to the Committee on Foreign Affairs.

110. A letter from the Principal Deputy Assistant Attorney General, Department of Justice, transmitting the Department's report on the Uniformed and Overseas Citizens Absentee Voting Act for 2012, amended; to the Committee on House Administration.

111. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Approval and Promulgation of Air Quality Implementation Plans; New Mexico; Infrastructure and Interstate Transport Requirements for the 2006 PM_{2.5} NAAQS [EPA-R06-OAR-2009-0710; FRL-9770-9] received January 10, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Natural Resources.

112. A letter from the Deputy Assistant Administrator for Regulatory Programs, NMFS, National Oceanic and Atmospheric Administration, transmitting the Administration's final rule — Fisheries of the Northeastern United States; Atlantic Sea Scallop Fishery; Closure of the Elephant Trunk Area [Docket No.: 121203677-2677-01] (RIN: 0648-BC67) received January 14, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Natural Resources.

113. A letter from the Director, Office of Sustainable Fisheries, NMFS, National Oceanic and Atmospheric Administration, transmitting the Administration's final rule — Fisheries of the Exclusive Economic Zone Off Alaska; Pacific Salmon [Docket No.: 120330244-2673-02] (RIN: 0648-BB77) received January 14, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Natural Resources.

114. A letter from the Acting Director, Office of Sustainable Fisheries, NMFS, National Oceanic and Atmospheric Administration, transmitting the Administration's final rule — Fisheries of the Exclusive Economic Zone Off Alaska; Reallocation of Pacific Cod in the Bering Sea and Aleutian Islands Management Area [Docket No.: 111213751-2102-02] (RIN: 0648-XC376) received January 14, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Natural Resources.

115. A letter from the Director, Office of Sustainable Fisheries, NMFS, National Oceanic and Atmospheric Administration, transmitting the Administration's final rule — Fisheries of the Northeastern United States; Atlantic Mackerel, Squid, and Butterfish Fisheries; Framework Adjustment 5 [Docket No.: 120321209-2643-02] (RIN: 0648-BC08) received January 14, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Natural Resources.

116. A letter from the Attorney General, Department of Justice, transmitting a copy of the decision of the Court of Appeals for Intercollegiate Broadcasting System, Inc. v. Copyright Royalty Board, 684 F.3d 1332 (D.C. Cir. 2012); to the Committee on the Judiciary.

117. A letter from the Trade Representative, Executive Office of the President, transmitting notification that the Administration intends to enter negotiations for a new trade agreement aimed at promoting international trade in services; to the Committee on Ways and Means.

PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XII, public bills and resolutions of the following titles were introduced and severally referred, as follows:

By Mr. LEWIS (for himself, Mr. CLYBURN, Mr. HOYER, Mr. BRADY of Pennsylvania, Mr. CONYERS, Mr. ANDREWS, Ms. BASS, Mrs. BEATTY, Mr. BECERRA, Mr. BERA, Mr. BISHOP of Georgia, Mr.

BISHOP of New York, Mr. BLUMENAUER, Ms. BONAMICI, Ms. BORDALLO, Mr. BRALEY of Iowa, Ms. BROWN of Florida, Ms. BROWNLEY of California, Mrs. BUSTOS, Mr. BUTTERFIELD, Mrs. CAPPS, Mr. CÁRDENAS, Mr. CARSON of Indiana, Mr. CARTWRIGHT, Ms. CASTOR of Florida, Mr. CASTRO of Texas, Mrs. CHRISTENSEN, Ms. CHU, Mr. CICILLINE, Ms. CLARKE, Mr. CLAY, Mr. CLEAVER, Mr. COHEN, Mr. CONNOLLY, Mr. COSTA, Mr. COURTNEY, Mr. CROWLEY, Mr. CUMMINGS, Mr. DANNY K. DAVIS of Illinois, Mrs. DAVIS of California, Mr. DEFAZIO, Ms. DEGETTE, Mr. DELANEY, Ms. DELAURO, Mr. DEUTCH, Mr. DINGELL, Mr. DOGGETT, Mr. DOYLE, Ms. EDWARDS, Mr. ELLISON, Ms. ESHOO, Ms. ESTY, Mr. FALEOMAVAEGA, Mr. FARR, Mr. FATTAH, Mr. FOSTER, Ms. FRANKEL of Florida, Ms. FUDGE, Ms. GABBARD, Mr. GARAMENDI, Mr. AL GREEN of Texas, Mr. GENE GREEN of Texas, Mr. GRIJALVA, Mr. GUTIERREZ, Ms. HAHN, Ms. HANABUSA, Mr. HASTINGS of Florida, Mr. HIGGINS, Mr. HIMES, Mr. HINOJOSA, Mr. HOLT, Mr. HONDA, Mr. HORSFORD, Mr. HUFFMAN, Mr. ISRAEL, Ms. JACKSON LEE, Mr. JEFFRIES, Ms. EDDIE BERNICE JOHNSON of Texas, Mr. JOHNSON of Georgia, Ms. KAPTUR, Mr. KEATING, Mr. KILDEE, Mr. KIND, Mrs. KIRKPATRICK, Mr. LANGEVIN, Mr. LARSEN of Washington, Mr. LARSON of Connecticut, Ms. LEE of California, Mr. LEVIN, Mr. LOEBSACK, Ms. LOFGREN, Mr. LOWENTHAL, Mrs. LOWEY, Mr. BEN RAY LUJÁN of New Mexico, Ms. MICHELLE LUJAN GRISHAM of New Mexico, Mr. MAFFEI, Mrs. CAROLYN B. MALONEY of New York, Ms. MATSUI, Mrs. MCCARTHY of New York, Ms. MCCOLLUM, Mr. MCDERMOTT, Mr. MCGOVERN, Mr. MEEKS, Ms. MENG, Mr. MICHAUD, Mr. GEORGE MILLER of California, Ms. MOORE, Mr. MORAN, Mr. MURPHY of Florida, Mr. NADLER, Mrs. NAPOLITANO, Mrs. NEGRETE MCLEOD, Mr. NOLAN, Ms. NORTON, Mr. O'ROURKE, Mr. PASCRELL, Mr. PAYNE, Mr. PETERS of Michigan, Mr. PIERLUISI, Ms. PINGREE of Maine, Mr. POCAN, Mr. POLIS, Mr. PRICE of North Carolina, Mr. QUIGLEY, Mr. RANGEL, Mr. RICHMOND, Mr. RUIZ, Mr. RUPPERSBERGER, Mr. RUSH, Mr. RYAN of Ohio, Mr. SABLAN, Ms. LINDA T. SÁNCHEZ of California, Ms. LORETTA SÁNCHEZ of California, Mr. SARBANES, Ms. SCHAKOWSKY, Mr. SCHIFF, Ms. SCHWARTZ, Mr. DAVID SCOTT of Georgia, Mr. SCOTT of Virginia, Mr. SERRANO, Ms. SEWELL of Alabama, Mr. SHERMAN, Mr. SIRES, Ms. SLAUGHTER, Mr. SMITH of Washington, Mr. SWALWELL of California, Mr. TAKANO, Mr. THOMPSON of Mississippi, Mr. THOMPSON of California, Mr. TIERNEY, Ms. TITUS, Mr. TONKO, Ms. TSONGAS, Mr. VAN HOLLEN, Mr. VARGAS, Mr. VEASEY, Ms. VELÁZQUEZ, Mr. VISCLOSKEY, Ms. WASSERMAN SCHULTZ, Ms. WATERS, Mr. WATT, Mr. WAXMAN, Mr. WELCH, Ms. WILSON of Florida, and Mr. YARMUTH);

H.R. 12. A bill to modernize voter registration, promote access to voting for individuals with disabilities, protect the ability of individuals to exercise the right to vote in elections for Federal office, and for other purposes; to the Committee on House Administration, and in addition to the Committees on the Judiciary, Science, Space, and Technology, Veterans' Affairs, Oversight and Government Reform, and Education and the Workforce, for a period to be subsequently

determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. ROE of Tennessee (for himself, Ms. SCHWARTZ, Mr. BENISHEK, Mr. BILIRAKIS, Mr. BISHOP of New York, Mr. BISHOP of Utah, Mrs. BLACK, Mrs. BLACKBURN, Mr. BOUSTANY, Mr. BUCHANAN, Mr. BUCHSON, Mr. BURGESS, Mrs. CAPITO, Mr. CASSIDY, Mr. CHABOT, Mrs. CHRISTENSEN, Mr. COURTNEY, Mr. CRAMER, Mr. CULBERSON, Mr. DAINES, Mr. DENHAM, Mr. DENT, Mr. DESJARLAIS, Mr. DUNCAN of Tennessee, Mr. FINCHER, Mr. FITZPATRICK, Mr. FLEMING, Mr. FRANKS of Arizona, Mr. GERLACH, Mr. GIBBS, Mr. GINGREY of Georgia, Mr. GOSAR, Mr. GOWDY, Mr. GRIFFIN of Arkansas, Mr. GRIFFITH of Virginia, Mr. GUTHRIE, Mr. HANNA, Mr. HARPER, Mr. HARRIS, Mrs. HARTZLER, Mr. HECK of Nevada, Mr. HUELSKAMP, Mr. JOHNSON of Ohio, Mr. JONES, Mr. LAMBORN, Mr. LANCE, Mr. LATHAM, Ms. LINDA T. SANCHEZ of California, Mr. LONG, Mr. LUETKEMEYER, Mr. MATHESON, Mr. MCKINLEY, Mr. MEEHAN, Mr. MILLER of Florida, Mr. MULVANEY, Mr. MURPHY of Pennsylvania, Mr. NUGENT, Mr. OLSON, Mr. PALAZZO, Mr. PEARCE, Mr. PETRI, Mr. POE of Texas, Mr. POMPEO, Mr. POSEY, Mr. PRICE of Georgia, Mr. REED, Mrs. ROBY, Mr. ROGERS of Michigan, Mr. ROKITA, Mr. ROSKAM, Mr. SCHOCK, Mr. SHIMKUS, Mr. SIMPSON, Mr. SMITH of Texas, Mr. THOMPSON of Pennsylvania, Mr. THORNBERRY, Mr. TIBERI, Mr. WALBERG, Mr. WALDEN, Mr. WEBSTER of Florida, Mr. WENSTRUP, Mr. WESTMORELAND, Mr. WILSON of South Carolina, Mr. WOMACK, and Mr. YOUNG of Florida):

H.R. 351. A bill to repeal the provisions of the Patient Protection and Affordable Care Act providing for the Independent Payment Advisory Board; to the Committee on Ways and Means, and in addition to the Committees on Energy and Commerce, and Rules, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. GOODLATTE (for himself, Mr. THORNBERRY, Mr. DUNCAN of Tennessee, Mr. GRIFFITH of Virginia, Mr. MCINTYRE, Mr. COFFMAN, Mr. WESTMORELAND, Mr. BURGESS, Mr. SENSENBRENNER, Mr. SIMPSON, Mr. BACHUS, Mr. WITTMAN, Mr. BROUN of Georgia, Mr. BISHOP of Utah, Mrs. McMORRIS RODGERS, Mr. SCALISE, Mr. LUETKEMEYER, Mr. FORBES, Mr. LONG, Mr. HASTINGS of Washington, Mr. MCKEON, Mr. ISSA, Mr. LUCAS, Mr. UPTON, Mr. WALDEN, Mr. MILLER of Florida, Mr. KLINE, Mr. MCCARTHY of California, Mr. ROGERS of Michigan, Mr. MCHENRY, Mr. KING of Iowa, Mr. JOHNSON of Ohio, Mr. POSEY, Mr. LAMBORN, Mr. ROGERS of Kentucky, Mr. KINGSTON, Mr. JORDAN, Mr. BONNER, Mr. PITTS, Mr. CAMPBELL, Mr. CARTER, Mr. FLEMING, Mr. MICA, Mr. SHIMKUS, Mr. CALVERT, Mr. MARCHANT, Mr. BRADY of Texas, Mr. TERRY, Mr. GOHMERT, Mrs. BLACKBURN, Mr. CONAWAY, Mrs. BACHMANN, Mr. ROGERS of Alabama, Mr. GINGREY of Georgia, Mr. ROE of Tennessee, Mr. NEUGEBAUER, Mr. WOODALL, Mr. HURT, Mr. LATTA, Mr. GARRETT, Mr. WALBERG, Mr. LATHAM, Mr. MCCLINTOCK, Mr. PRICE of Georgia, Mr. FRANKS of Arizona, Mr. WEBER of

Texas, Mr. AMODEI, Mr. BENISHEK, and Mr. BOUSTANY):

H.R. 352. A bill to terminate the Internal Revenue Code of 1986; to the Committee on Ways and Means, and in addition to the Committee on Rules, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. DENT:

H.R. 353. A bill to require the Secretary of the Treasury to implement a program to prevent the fraudulent use of taxpayer identification numbers of residents of United States territories and possessions to be used to obtain a credit or refund on tax returns filed with the United States; to the Committee on Ways and Means.

By Mr. POE of Texas (for himself and Mrs. CAROLYN B. MALONEY of New York):

H.R. 354. A bill to amend the DNA Analysis Backlog Elimination Act of 2000 to provide for Debbie Smith grants for auditing sexual assault evidence backlogs and to establish a Sexual Assault Forensic Evidence Reporting System, and for other purposes; to the Committee on the Judiciary.

By Mr. CRAWFORD:

H.R. 355. A bill to increase the statutory limit on the public debt only upon the certification by the President of the submission to the States for their ratification of the proposed amendment to the Constitution of the United States to balance the Federal Budget or limit Federal spending; to the Committee on Ways and Means.

By Mr. BISHOP of Utah (for himself, Mr. MATHESON, Mr. CHAFFETZ, and Mr. STEWART):

H.R. 356. A bill to clarify authority granted under the Act entitled "An Act to define the exterior boundary of the Uintah and Ouray Indian Reservation in the State of Utah, and for other purposes"; to the Committee on Natural Resources.

By Mr. MILLER of Florida (for himself and Mr. MICHAUD):

H.R. 357. A bill to amend title 38, United States Code, to require courses of education provided by public institutions of higher education that are approved for purposes of the educational assistance programs administered by the Secretary of Veterans Affairs to charge veterans tuition and fees at the in-State tuition rate; to the Committee on Veterans' Affairs.

By Ms. MCCOLLUM (for herself, Mr. KELLY, Mr. WALZ, Mr. LATTA, Mr. NOLAN, Mr. HIGGINS, Mrs. BACHMANN, Mr. CONYERS, Ms. SLAUGHTER, Mr. PETERSON, and Mr. PAULSEN):

H.R. 358. A bill to direct the United States Fish and Wildlife Service, in coordination with the Army Corps of Engineers, the National Park Service, and the United States Geological Survey, to lead a multiagency effort to slow the spread of Asian Carp in the Upper Mississippi and Ohio River basins and tributaries, and for other purposes; to the Committee on Natural Resources.

By Mr. SCOTT of Virginia (for himself, Mr. WOLF, and Mr. CUMMINGS):

H.R. 359. A bill to establish and operate a National Center for Campus Public Safety; to the Committee on the Judiciary.

By Ms. SEWELL of Alabama (for herself, Mr. BACHUS, Mr. BONNER, Mrs. ROBY, Mr. ROGERS of Alabama, Mr. ADERHOLT, Mr. BROOKS of Alabama, Mr. LEWIS, and Mr. BISHOP of Georgia):

H.R. 360. A bill to award posthumously a Congressional Gold Medal to Addie Mae Collins, Denise McNair, Carole Robertson, and Cynthia Wesley, in recognition of the 50th commemoration of the bombing of the Six-

teenth Street Baptist Church where the 4 little Black girls lost their lives, which served as a catalyst for the Civil Rights Movement; to the Committee on Financial Services.

By Mr. REICHERT (for himself and Ms. DELBENE):

H.R. 361. A bill to expand the Alpine Lakes Wilderness in the State of Washington, to designate the Middle Fork Snoqualmie River and Pratt River as wild and scenic rivers, and for other purposes; to the Committee on Natural Resources.

By Ms. NORTON (for herself, Mr. HONDA, Mr. FARR, Mr. RANGEL, Mrs. NAPOLITANO, Mrs. CHRISTENSEN, Mr. RUSH, Mr. FALCOMA, Mr. CLAY, Mr. ELLISON, Mr. CONYERS, Ms. BORDALLO, Mr. COHEN, Mr. BLUMENAUER, Ms. CHU, Mr. PIERLUISI, and Mr. POLIS):

H.R. 362. A bill to provide for the treatment of the District of Columbia as a State for purposes of representation in the House of Representatives and Senate, and for other purposes; to the Committee on the Judiciary, and in addition to the Committee on Oversight and Government Reform, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Ms. NORTON (for herself, Mr. HONDA, Mr. FARR, Mr. RANGEL, Mrs. NAPOLITANO, Mrs. CHRISTENSEN, Mr. RUSH, Mr. FALCOMA, Mr. CLAY, Mr. ELLISON, Mr. CONYERS, Ms. BORDALLO, Mr. COHEN, Mr. BLUMENAUER, Ms. CHU, and Mr. PIERLUISI):

H.R. 363. A bill to provide for the treatment of the District of Columbia as a State for purposes of representation in the House of Representatives, and for other purposes; to the Committee on the Judiciary, and in addition to the Committee on Oversight and Government Reform, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. PIERLUISI (for himself, Mr. FALCOMA, Mrs. CHRISTENSEN, Ms. BORDALLO, Mr. SABLAN, and Mr. SERRANO):

H.R. 364. A bill to extend the supplemental security income program to Puerto Rico, the United States Virgin Islands, Guam, and American Samoa, and for other purposes; to the Committee on Ways and Means.

By Mr. PIERLUISI (for himself, Mr. FALCOMA, Mrs. CHRISTENSEN, Ms. BORDALLO, and Mr. SERRANO):

H.R. 365. A bill to amend the Social Security Act to eliminate the cap on certain payments under the TANF program to Puerto Rico, the Virgin Islands, Guam, and American Samoa, and for other purposes; to the Committee on Ways and Means.

By Mr. MARINO (for himself, Mr. MCGOVERN, Mr. CAMPBELL, Mr. MORAN, Mr. ROSKAM, Mr. GRIMM, Mr. COFFMAN, Mr. TIERNEY, Mr. LANGEVIN, Mr. WELCH, Mr. ISRAEL, Mr. SMITH of New Jersey, Mr. CICILLINE, Mr. GERLACH, Mr. DENT, Mr. GUTIERREZ, Mr. KING of New York, Ms. LORETTA SANCHEZ of California, Mr. LEWIS, and Mr. HIMES):

H.R. 366. A bill to prohibit attendance of an animal fighting venture, and for other purposes; to the Committee on Agriculture, and in addition to the Committee on the Judiciary, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. YOUNG of Indiana (for himself, Mr. AMODEI, Mr. BACHUS, Mr. BARR,

Mr. BISHOP of Utah, Mrs. BLACK, Mrs. BLACKBURN, Mr. BONNER, Mr. BROOKS of Alabama, Mr. BUCSHON, Mr. CAMP, Mr. CASSIDY, Mr. CHABOT, Mr. CHAFFETZ, Mr. COLLINS of Georgia, Mr. CRAMER, Mr. CRAWFORD, Mr. RODNEY DAVIS of Illinois, Mr. DESANTIS, Mr. DESJARLAIS, Mr. DUNCAN of Tennessee, Mr. DUNCAN of South Carolina, Mr. FITZPATRICK, Mr. FORBES, Mr. FORTENBERRY, Mr. GARRETT, Mr. GERLACH, Mr. GIBBS, Mr. GINGREY of Georgia, Mr. GOSAR, Mr. GOWDY, Mr. GRAVES of Missouri, Mr. GRIFFIN of Arkansas, Mr. GUTHRIE, Mr. HANNA, Mr. HARPER, Mrs. HARTZLER, Mr. HOLDING, Mr. HUDSON, Mr. HUELSKAMP, Mr. HUIZENGA of Michigan, Mr. HULTGREN, Ms. JENKINS, Mr. JOHNSON of Ohio, Mr. JONES, Mr. KELLY, Mr. KLINE, Mr. LAMBORN, Mr. LATHAM, Mr. LATTA, Mr. LONG, Mr. LUTKEMEYER, Mrs. LUMMIS, Mr. MASSIE, Mr. MCKINLEY, Mr. MESSER, Mr. MILLER of Florida, Mrs. CAPITO, Mr. MULLIN, Mr. MULVANEY, Mr. NEUGEBAUER, Mrs. NOEM, Mr. NUGENT, Mr. NUNNELEE, Mr. OLSON, Mr. PEARCE, Mr. REED, Mr. RIBBLE, Mr. ROE of Tennessee, Mr. ROGERS of Michigan, Mr. ROKITA, Mr. SCALISE, Mr. SCHOCK, Mr. SENSENBRENNER, Mr. SIMPSON, Mr. SMITH of Texas, Mr. SMITH of Nebraska, Mr. STOCKMAN, Mr. STUTZMAN, Mr. THORNBERRY, Mr. TIBERI, Mr. WALBERG, Mr. WALDEN, Mr. WEBSTER of Florida, Mr. WESTMORELAND, Mr. WILSON of South Carolina, Mr. YODER, Mr. YOHO, Mr. YOUNG of Alaska, Mr. KINZINGER of Illinois, Mr. STIVERS, Mr. TIPTON, Mr. GIBSON, Mr. BOUSTANY, Mr. POE of Texas, Mr. GARDNER, Mr. SCHWEIKERT, Mr. FRANKS of Arizona, Mr. HALL, Mr. RENACCI, Mr. PALAZZO, Mr. ROSKAM, Mr. MARINO, Mr. POSEY, Mrs. ROBY, Mr. FLORES, Mr. BARTON, Mr. CALVERT, Mr. DENHAM, Mr. BARLETTA, Mr. ALEXANDER, Mr. ADERHOLT, Mr. VALADAO, Mr. GOHMERT, Mr. COFFMAN, Mr. UPTON, Mr. SESSIONS, Mrs. WAGNER, Mr. KING of Iowa, Mrs. BROOKS of Indiana, Mr. BENISHEK, and Mr. ROSS):

H.R. 367. A bill 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; to the Committee on the Judiciary, and in addition to the Committees on Rules, and the Budget, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. BENISHEK:

H.R. 368. A bill to amend title 10, United States Code, to require an audiometric test of each member of the Armed Forces before the separation of the member; to the Committee on Armed Services.

By Mr. BENISHEK:

H.R. 369. A bill to amend title 38, United States Code, to establish a presumption of service connection for certain veterans with tinnitus or hearing loss; to the Committee on Veterans' Affairs.

By Mrs. BLACKBURN (for herself, Mr. WESTMORELAND, and Mr. GRIFFIN of Arkansas):

H.R. 370. A bill to amend title II of the Social Security Act to establish a Social Security Surplus Protection Account in the Federal Old-Age and Survivors Insurance Trust Fund to hold the Social Security surplus, to provide for suspension of investment of amounts held in the Account until enactment of legislation providing for investment

of the Trust Fund in investment vehicles other than obligations of the United States, and to establish a Social Security Investment Commission to make recommendations for alternative forms of investment of the Social Security surplus in the Trust Fund; to the Committee on Ways and Means.

By Mr. BROOKS of Alabama (for himself, Mr. BACHUS, Mr. WILSON of South Carolina, Mr. SOUTHERLAND, Mr. STUTZMAN, Mr. MCKINLEY, and Mr. JONES):

H.R. 371. A bill to increase the statutory limit on the public debt by \$1,000,000,000 upon the adoption by Congress of a Balanced Budget Constitutional Amendment and by an additional \$1,000,000,000 upon ratification by the States of that Amendment; to the Committee on Ways and Means.

By Mr. BROUN of Georgia:

H.R. 372. A bill to amend title 31, United States Code, to eliminate the requirement that the President submit a budget to the Congress each year, and for other purposes; to the Committee on the Budget, and in addition to the Committees on House Administration, Oversight and Government Reform, and Rules, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mrs. CAPPS (for herself, Mr. FARR, Mr. CONYERS, Mr. HOLT, Ms. LEE of California, and Mr. GRIJALVA):

H.R. 373. A bill to amend title VII of the Oil Pollution Act of 1990, and for other purposes; to the Committee on Science, Space, and Technology.

By Mrs. CHRISTENSEN:

H.R. 374. A bill to amend the Internal Revenue Code of 1986 to assist in the recovery and development of the Virgin Islands by providing for a reduction in the tax imposed on distributions from certain retirement plans' assets which are invested for at least 30 years, subject to defined withdrawals, under a Virgin Islands investment program; to the Committee on Ways and Means.

By Mr. CICILLINE (for himself, Mr. LANGEVIN, Mr. YARMUTH, Ms. NORTON, Mr. GRIJALVA, Mr. RYAN of Ohio, and Mr. LIPINSKI):

H.R. 375. A bill to require the Secretary of Commerce and the Secretary of Labor to establish the Make It In America Incentive Grant Program, and for other purposes; to the Committee on Financial Services, and in addition to the Committee on Education and the Workforce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mrs. DAVIS of California (for herself, Mr. BRADY of Pennsylvania, Mr. HONDA, Ms. LEE of California, and Mrs. CAROLYN B. MALONEY of New York):

H.R. 376. A bill to amend the Help America Vote Act of 2002 to allow all eligible voters to vote by mail in Federal elections; to the Committee on House Administration.

By Ms. DELAURO (for herself, Mr. ANDREWS, Ms. BASS, Mr. BECERRA, Mr. BISHOP of New York, Mr. BLUMENAUER, Ms. BONAMICI, Mr. BRADY of Pennsylvania, Mr. BRALEY of Iowa, Ms. BROWN of Florida, Mrs. BUSTOS, Mr. BUTTERFIELD, Mrs. CAPPS, Mr. CAPUANO, Mr. CÁRDENAS, Mr. CARSON of Indiana, Ms. CASTOR of Florida, Mrs. CHRISTENSEN, Ms. CHU, Mr. CICILLINE, Ms. CLARKE, Mr. CLAY, Mr. CLEAVER, Mr. CLYBURN, Mr. COHEN, Mr. CONYERS, Mr. COOPER, Mr. COSTA, Mr. COURTNEY, Mr. CUMMINGS, Mrs. DAVIS of California, Mr. DEFAZIO, Ms.

DEGETTE, Mr. DELANEY, Ms. DELBENE, Mr. DEUTCH, Mr. DINGELL, Mr. DOYLE, Ms. EDWARDS, Mr. ELLISON, Mr. ENGEL, Ms. ESHOO, Ms. ESTY, Mr. FARR, Mr. FATTAH, Ms. FRANKEL of Florida, Ms. FUDGE, Mr. GARAMENDI, Mr. AL GREEN of Texas, Mr. GENE GREEN of Texas, Mr. GRIJALVA, Mr. GUTIERREZ, Ms. HAHN, Ms. HANABUSA, Mr. HASTINGS of Florida, Mr. HECK of Washington, Mr. HIGGINS, Mr. HIMES, Mr. HINOJOSA, Mr. HOLT, Mr. HONDA, Mr. HOYER, Mr. ISRAEL, Ms. EDDIE BERNICE JOHNSON of Texas, Mr. JOHNSON of Georgia, Ms. KAPTUR, Mr. KEATING, Mr. KILDEE, Mr. KILMER, Mr. KIND, Mr. LANGEVIN, Mr. LARSEN of Washington, Mr. LARSON of Connecticut, Ms. LEE of California, Mr. LEVIN, Mr. LEWIS, Mr. LOEBSACK, Ms. LOFGREN, Mrs. LOWEY, Mr. BEN RAY LUJÁN of New Mexico, Ms. MICHELLE LUJAN GRISHAM of New Mexico, Mr. LYNCH, Mrs. CAROLYN B. MALONEY of New York, Mr. MATHESON, Ms. MATSUI, Mrs. MCCARTHY of New York, Ms. MCCOLLUM, Mr. MCDERMOTT, Mr. MCGOVERN, Mr. MCNERNEY, Mr. MEEKS, Ms. MENG, Mr. MICHAUD, Mr. GEORGE MILLER of California, Ms. MOORE, Mr. MORAN, Mr. NADLER, Mrs. NAPOLITANO, Mr. NOLAN, Ms. NORTON, Mr. PALLONE, Mr. PASCRELL, Mr. PASTOR of Arizona, Ms. PELOSI, Mr. PERLMUTTER, Mr. PETERS of Michigan, Mr. PIERLUISI, Ms. PINGREE of Maine, Mr. POCAN, Mr. POLIS, Mr. PRICE of North Carolina, Mr. RANGEL, Mr. RICHMOND, Ms. ROYBAL-ALLARD, Mr. RUPPERSBERGER, Mr. RUSH, Mr. RYAN of Ohio, Ms. LINDA T. SÁNCHEZ of California, Ms. LORETTA SANCHEZ of California, Mr. SARBANES, Ms. SCHAROWSKY, Mr. SCHIFF, Mr. SCHNEIDER, Mr. SCHRAEDER, Ms. SCHWARTZ, Mr. DAVID SCOTT of Georgia, Mr. SCOTT of Virginia, Mr. SERRANO, Ms. SHEA-PORTER, Mr. SHERMAN, Ms. SINEMA, Ms. SLAUGHTER, Mr. SMITH of Washington, Ms. SPEIER, Mr. THOMPSON of California, Mr. TIERNEY, Mr. TONKO, Ms. TSONGAS, Mr. VAN HOLLEN, Ms. VELÁZQUEZ, Mr. VISCLOSKEY, Mr. WALZ, Ms. WASSERMAN SCHULTZ, Ms. WATERS, Mr. WATT, Mr. WAXMAN, Mr. WELCH, Ms. WILSON of Florida, Mr. YARMUTH, Mrs. BEATTY, and Mr. CONNOLLY):

H.R. 377. A bill to amend the Fair Labor Standards Act of 1938 to provide more effective remedies to victims of discrimination in the payment of wages on the basis of sex, and for other purposes; to the Committee on Education and the Workforce.

By Mr. FATTAH:

H.R. 378. A bill to provide for adequate and equitable educational opportunities for students in State public school systems, and for other purposes; to the Committee on Education and the Workforce.

By Mr. FATTAH:

H.R. 379. A bill to amend section 1120A(c) of the Elementary and Secondary Education Act of 1965 to assure comparability of opportunity for educationally disadvantaged students; to the Committee on Education and the Workforce.

By Mr. FATTAH:

H.R. 380. A bill to amend the Internal Revenue Code of 1986 to allow a credit against income tax for contributions to a trust used to provide need-based college scholarships; to the Committee on Ways and Means.

By Mr. FATTAH:

H.R. 381. A bill to amend the Congressional Budget Act of 1974 to require long-term cost benefit analyses of introduced bills; to the

Committee on Rules, and in addition to the Committee on the Budget, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Ms. FOXX (for herself, Mr. SCHWEIKERT, Mr. WEBER of Texas, Mrs. BLACKBURN, Mr. LAMALFA, Mr. GOHMERT, and Mr. MULVANEY):

H.R. 382. A bill to provide for State approval of national monuments, and for other purposes; to the Committee on Natural Resources.

By Mr. GIBSON (for himself, Mr. AMASH, Mr. BENISHEK, Mr. BROOKS of Alabama, Mr. COFFMAN, Mr. DUNCAN of Tennessee, Mr. FITZPATRICK, Mr. FORTENBERRY, Ms. FOXX, Mr. GARAMENDI, Mr. GOSAR, Mr. JOHNSON of Ohio, Mr. JORDAN, Mr. LABRADOR, Mr. LANKFORD, Mr. MILLER of Florida, Mr. MULVANEY, Mr. NUGENT, Mr. REED, Mr. RIBBLE, Mr. ROONEY, Mr. ROSS, Mr. AUSTIN SCOTT of Georgia, Mr. SHIMKUS, Mr. SMITH of Washington, Mr. SMITH of New Jersey, and Mr. STIVERS):

H.R. 383. A bill to amend the War Powers Resolution to limit the use of funds for introduction of the Armed Forces into hostilities, and for other purposes; to the Committee on Foreign Affairs, and in addition to the Committee on Rules, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. AL GREEN of Texas (for himself, Ms. BORDALLO, Mr. GENE GREEN of Texas, Mr. GRIMM, Mr. HINOJOSA, Mr. CONYERS, Ms. HAHN, Mr. HASTINGS of Florida, Mr. HOLT, Mr. HONDA, Ms. KAPTUR, Mr. McDERMOTT, Mr. MCGOVERN, Mr. MICHAUD, Ms. PINGREE of Maine, Mr. RANGEL, and Mr. RUSH):

H.R. 384. A bill to establish the position of Special Assistant for Veterans Affairs in the Department of Housing and Urban Development, and for other purposes; to the Committee on Financial Services.

By Mr. AL GREEN of Texas (for himself, Mr. CLAY, Mr. CLEAVER, and Mr. MICHAUD):

H.R. 385. A bill to establish a pilot program to authorize the Secretary of Housing and Urban Development to make grants to non-profit organizations to rehabilitate and modify homes of disabled and low-income veterans; to the Committee on Financial Services.

By Mr. AL GREEN of Texas (for himself, Ms. BORDALLO, Mr. GENE GREEN of Texas, Mr. GRIJALVA, Mr. HINOJOSA, Mr. CONYERS, Ms. HAHN, Mr. HASTINGS of Florida, Mr. HOLT, Mr. HONDA, Ms. KAPTUR, Mr. McDERMOTT, Mr. MCGOVERN, Mr. MICHAUD, Ms. PINGREE of Maine, Mr. RANGEL, Mr. RUSH, Ms. MOORE, and Mr. SERRANO):

H.R. 386. A bill to provide housing assistance for very low-income veterans; to the Committee on Financial Services, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. GENE GREEN of Texas:

H.R. 387. A bill to amend title II of the Social Security Act to remove the limitation upon the amount of outside income which an individual may earn while receiving benefits under such title, and for other purposes; to the Committee on Ways and Means.

By Mr. GRIFFIN of Arkansas (for himself, Mr. WOMACK, Mr. CRAWFORD, and Mr. COTTON):

H.R. 388. A bill to designate the United States courthouse located at 300 West Second Street in Little Rock, Arkansas, as the "Morris Sheppard Arnold United States Courthouse"; to the Committee on Transportation and Infrastructure.

By Mr. GUTHRIE:

H.R. 389. A bill to require the submission to the Congress of annual reports on the tobacco user fees assessed and collected under section 919 of the Federal Food, Drug, and Cosmetic Act; to the Committee on Energy and Commerce.

By Mr. HASTINGS of Florida:

H.R. 390. A bill to direct the Secretary of Homeland Security to establish national emergency centers on military installations; to the Committee on Transportation and Infrastructure, and in addition to the Committee on Armed Services, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Ms. HERRERA BEUTLER (for herself and Mr. GRIFFITH of Virginia):

H.R. 391. A bill to provide for a 10 percent reduction in pay for Members of Congress, the President, and the Vice President; to the Committee on Oversight and Government Reform, and in addition to the Committee on House Administration, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. HONDA (for himself, Mr. CONYERS, Mr. GRIJALVA, Ms. MCCOLLUM, Ms. MOORE, Mrs. NAPOLITANO, Mr. POLIS, and Mr. VAN HOLLEN):

H.R. 392. A bill to amend the Elementary and Secondary Education Act of 1965 to direct local educational agencies to release secondary school student information to military recruiters if the student's parent provides written consent for the release, and for other purposes; to the Committee on Education and the Workforce.

By Mr. HONDA:

H.R. 393. A bill to consolidate, improve, and reauthorize programs that support families and victims in the justice system affected by domestic violence; to the Committee on the Judiciary.

By Mr. HONDA:

H.R. 394. A bill to ensure the development and responsible stewardship of nanotechnology; to the Committee on Science, Space, and Technology, and in addition to the Committees on Energy and Commerce, Ways and Means, and Homeland Security, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. ISRAEL (for himself, Mr. KING of New York, Ms. NORTON, Mr. HANNA, and Mr. CICILLINE):

H.R. 395. A bill to amend the Internal Revenue Code of 1986 to exclude from gross income amounts paid by an employer on an employee's student loans; to the Committee on Ways and Means.

By Ms. JENKINS:

H.R. 396. A bill to reduce the annual rates of pay for Members of Congress by 20 percent, and to prohibit an adjustment in such rates during a year unless the Federal government did not run a deficit in the previous fiscal year; to the Committee on House Administration, and in addition to the Committee on Oversight and Government Reform, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. LATHAM:

H.R. 397. A bill to prohibit the disbursement of funds for salaries and expenses of

the offices of Members and committees of Congress and to hold the salaries of Members of Congress in escrow if Congress does not adopt a concurrent resolution on the budget on or before May 15 of each year, and for other purposes; to the Committee on House Administration, and in addition to the Committee on Oversight and Government Reform, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. LOEBSACK (for himself and Mrs. KIRKPATRICK):

H.R. 398. A bill to reduce the rate of pay for Members of Congress by 10 percent and to eliminate automatic pay adjustments for Members; to the Committee on House Administration, and in addition to the Committee on Oversight and Government Reform, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Ms. MATSUI (for herself, Mr. GARAMENDI, Mr. GEORGE MILLER of California, Mr. GARY G. MILLER of California, Mr. CÁRDENAS, Mr. THOMPSON of California, Ms. LOFGREN, Mr. COSTA, Mrs. NAPOLITANO, Mrs. CAPPS, Ms. ESHOO, Mr. HONDA, Ms. LINDA T. SÁNCHEZ of California, Ms. LORETTA SANCHEZ of California, Mr. FARR, Ms. LEE of California, Mrs. NEGRETE MCLEOD, Ms. ROYBAL-ALLARD, Mrs. DAVIS of California, Ms. BASS, Mr. WAXMAN, Ms. HAHN, Ms. CHU, Mr. BERA, Mr. McNERNEY, and Mr. CALVERT):

H.R. 399. A bill to direct the Secretary of the Army to undertake a comprehensive review of the Corps of Engineers policy guidelines on vegetation management for levees, and for other purposes; to the Committee on Transportation and Infrastructure.

By Ms. MATSUI (for herself, Mr. DINGELL, Mrs. CAPPS, Mr. MICHAUD, and Mr. SCHIFF):

H.R. 400. A bill to provide for the establishment of a Clean Energy Technology Manufacturing and Export Assistance Fund to assist United States businesses with exporting clean energy technology products and services; to the Committee on Foreign Affairs, and in addition to the Committee on Energy and Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. NUGENT (for himself, Mr. SCOTT of Virginia, Mr. CICILLINE, Mr. GRIMM, Mr. GOWDY, Mr. SENSENBRENNER, Mr. REICHERT, Mr. VAN HOLLEN, Mr. CONYERS, and Ms. LOFGREN):

H.R. 401. A bill to reauthorize and improve the Mentally Ill Offender Treatment and Crime Reduction Act of 2004; to the Committee on the Judiciary.

By Mr. RYAN of Ohio:

H.R. 402. A bill to provide for the retention of the name of Mount McKinley; to the Committee on Natural Resources.

By Mr. SABLAN:

H.R. 403. A bill to amend the percentage of funds appropriated under title I of the Elementary and Secondary Education Act of 1965 required to be reserved for outlying areas and the Secretary of the Interior; to the Committee on Education and the Workforce.

By Mr. SCHIFF (for himself, Ms. LEE of California, Mr. MEEKS, Mr. PIERLUISI, Ms. NORTON, Mr. MORAN, Mr. DANNY K. DAVIS of Illinois, Ms. DELAURO, Mr. TAKANO, Ms. SLAUGHTER, and Mr. SHERMAN):

H.R. 404. A bill to enhance criminal penalties for straw purchasers of firearms; to the Committee on the Judiciary.

By Mr. SERRANO:

H.R. 405. A bill to permit Members of Congress to administer the oath of allegiance to applicants for naturalization; to the Committee on the Judiciary.

By Mr. SERRANO:

H.R. 406. A bill to provide discretionary authority to an immigration judge to determine that an alien parent of a United States citizen child should not be ordered removed, deported, or excluded from the United States; to the Committee on the Judiciary.

By Mr. SERRANO:

H.R. 407. A bill to amend the Internal Revenue Code of 1986 to provide a business credit relating to the use of clean-fuel and fuel efficient vehicles by businesses within areas designated as nonattainment areas under the Clean Air Act, and for other purposes; to the Committee on Ways and Means.

By Mr. SESSIONS:

H.R. 408. A bill to amend the Internal Revenue Code of 1986 to repeal certain limitations on the expensing of section 179 property, to allow taxpayers to elect shorter recovery periods for purposes of determining the deduction for depreciation, and for other purposes; to the Committee on Ways and Means.

By Mr. SIMPSON:

H.R. 409. A bill to provide for Indian trust asset management reform, and for other purposes; to the Committee on Natural Resources.

By Mr. STOCKMAN:

H.R. 410. A bill to provide that any executive action infringing on the Second Amendment has no force or effect, and to prohibit the use of funds for certain purposes; to the Committee on the Judiciary.

By Mr. TONKO (for himself, Mr. CONYERS, Mr. HUNTER, Ms. SLAUGHTER, Mr. RANGEL, Mr. MICHAUD, Mr. GRIJALVA, Ms. NORTON, Mr. MARINO, Mr. HIGGINS, Mr. CICILLINE, Mr. MCGOVERN, and Ms. SHEA-PORTER):

H.R. 411. A bill to direct the Secretary of Veterans Affairs to establish a registry of certain veterans who were stationed at Fort McClellan, Alabama, and for other purposes; to the Committee on Veterans' Affairs.

By Ms. TSONGAS:

H.R. 412. A bill to amend the Wild and Scenic Rivers Act to designate segments of the mainstem of the Nashua River and its tributaries in the Commonwealth of Massachusetts for study for potential addition to the National Wild and Scenic Rivers System, and for other purposes; to the Committee on Natural Resources.

By Mr. WELCH (for himself, Mr. HANNA, Mr. COOPER, and Mr. BRALEY of Iowa):

H.R. 413. A bill to eliminate the 2-year delay in including oral-only ESRD-related drugs in the Medicare ESRD prospective payment system, as provided under section 632(b)(1) of the American Taxpayer Relief Act of 2012; to the Committee on Energy and Commerce, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. YOUNG of Alaska:

H.R. 414. A bill to provide for the continued lease or eventual conveyance of certain Federal land within the boundaries of Fort Wainwright Military Reservation in Fairbanks, Alaska; to the Committee on Natural Resources, and in addition to the Committee on Armed Services, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as

fall within the jurisdiction of the committee concerned.

By Mr. BECERRA:

H. Res. 42. A resolution electing Members to certain standing committees of the House of Representatives; considered and agreed to.

By Mr. FATTAH:

H. Res. 43. A resolution expressing the sense of the House of Representatives in support of the Common Core State Standards Initiative; to the Committee on Education and the Workforce.

By Mr. FATTAH (for himself, Mr. HULTGREN, and Mr. BEN RAY LUJÁN of New Mexico):

H. Res. 44. A resolution expressing the sense of the House of Representatives that Federal laboratories have been and continue to be on the cutting edge of scientific and technological advancement and supporting the designation of 2013 as the "Year of the Federal Lab"; to the Committee on Science, Space, and Technology.

By Mr. FATTAH:

H. Res. 45. A resolution expressing the sense of the House of Representatives that it is imperative that the United States create a clear vision and goal to be the world leader in innovation, science, technology, engineering, and math to ensure the continued strength, growth, and vitality of this Nation; to the Committee on Science, Space, and Technology.

By Mr. LIPINSKI (for himself, Mr. SMITH of New Jersey, Mr. REED, Mr. JONES, Ms. ROYBAL-ALLARD, Mr. KELLY, Ms. DELAURO, Mr. SABLAN, Mr. DANNY K. DAVIS of Illinois, Mr. MICHAUD, Mr. GRIMM, Mr. TIBERI, Ms. BORDALLO, Mr. BARLETTA, Mr. BENISHEK, Mr. FITZPATRICK, Ms. ESHOO, Mr. HIGGINS, Mr. RYAN of Ohio, Ms. KAPTUR, Ms. MCCOLLUM, Mr. HARRIS, Mr. FORBES, Mr. YARMUTH, and Ms. SPEIER):

H. Res. 46. A resolution supporting the contributions of Catholic schools; to the Committee on Education and the Workforce.

PRIVATE BILLS AND RESOLUTIONS

Under clause 3 of rule XII,

Mr. GUTIERREZ introduced a bill (H.R. 415) for the relief of Francisca Lino; which was referred to the Committee on the Judiciary.

CONSTITUTIONAL AUTHORITY STATEMENT

Pursuant to clause 7 of rule XII of the Rules of the House of Representatives, the following statements are submitted regarding the specific powers granted to Congress in the Constitution to enact the accompanying bill or joint resolution.

By Mr. LEWIS:

H.R. 12.

Congress has the power to enact this legislation pursuant to the following:

This bill is enacted pursuant to the power granted to Congress under Article I of the United States Constitution and its subsequent amendments, and further clarified and interpreted by the Supreme Court of the United States.

By Mr. ROE of Tennessee:

H.R. 351.

Congress has the power to enact this legislation pursuant to the following:

The repeal of this provision is consistent with the powers that are reserved to the States and to the people as expressed in

Amendment X to the United States Constitution.

By Mr. GOODLATTE:

H.R. 352.

Congress has the power to enact this legislation pursuant to the following:

Clause 1 Section 8 of Article 1 of the United States Constitution and Amendment XVI of the United States Constitution.

By Mr. DENT:

H.R. 353.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8 of the U.S. Constitution

By Mr. POE of Texas:

H.R. 354.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8 Clause 1, which reads: The Congress shall have Power To lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defence and general Welfare of the United States; but all Duties, Imposts and Excises shall be uniform throughout the United States;

Article 1, Section 8, Clause 18, which reads: The Congress shall have Power To make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other Powers vested by the Constitution in the Government of the United States, or in any Department or Officer thereof.

By Mr. CRAWFORD:

H.R. 355.

Congress has the power to enact this legislation pursuant to the following:

Clauses 1 and 2 of Section 8 of Article 1 of the United States Constitution.

Article V of the U.S. Constitution, which grants Congress the authority to propose Constitutional amendments.

By Mr. BISHOP of Utah:

H.R. 356.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 3 of the United States Constitution

By Mr. MILLER of Florida:

H.R. 357.

Congress has the power to enact this legislation pursuant to the following:

Article I, section 8 of the Constitution of the United States.

By Ms. MCCOLLUM:

H.R. 358.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 18, which gives Congress the power "To make all Laws which shall be necessary and proper for carrying into Execution the foregoing powers."

By Mr. SCOTT of Virginia:

H.R. 359.

Congress has the power to enact this legislation pursuant to the following:

Clause 1 of section 8 of article I of the Constitution

Clause 18 of section 8 of article I of the Constitution

By Ms. SEWELL of Alabama:

H.R. 360.

Congress has the power to enact this legislation pursuant to the following:

Article I Section 8

By Mr. REICHERT:

H.R. 361.

Congress has the power to enact this legislation pursuant to the following:

"The constitutional authority of Congress to enact this legislation is provided by Article 1, section 8 of the United States Constitution, specifically clause 1 (relating to providing for the general welfare of the United States) and clause 18 (relating to the power to make all laws necessary and proper for

carrying out the powers vested in Congress), and Article IV, section 3, clause 2 (relating to the power of Congress to dispose of and make all needful rules and regulations respecting the territory or other property belonging to the United States)."

By Ms. NORTON:

H.R. 362.

Congress has the power to enact this legislation pursuant to the following:
clause 17 of section 8 of article I of the Constitution.

By Ms. NORTON:

H.R. 363.

Congress has the power to enact this legislation pursuant to the following:
clause 17 of section 8 of article I of the Constitution.

By Mr. PIERLUISI:

H.R. 364.

Congress has the power to enact this legislation pursuant to the following:

The constitutional authority on which this bill rests is the power of the Congress to provide for the general welfare of the United States, as enumerated in Article I, Section 8, Clause 1 of the United States Constitution; to make all laws which shall be necessary and proper for carrying into execution such power, as enumerated in Article I, Section 8, Clause 18 of the Constitution; and to make rules and regulations respecting the U.S. territories, as enumerated in Article IV, Section 3, Clause 2 of the Constitution.

By Mr. PIERLUISI:

H.R. 365.

Congress has the power to enact this legislation pursuant to the following:

The constitutional authority on which this bill rests is the power of the Congress to provide for the general welfare of the United States, as enumerated in Article I, Section 8, Clause 1 of the United States Constitution; to make all laws which shall be necessary and proper for carrying into execution such power, as enumerated in Article I, Section 8, Clause 18 of the Constitution; and to make rules and regulations respecting the U.S. territories, as enumerated in Article IV, Section 3, Clause 2 of the Constitution.

By Mr. MARINO:

H.R. 366.

Congress has the power to enact this legislation pursuant to the following:

1) Article I, Section 8, Clause

The Congress shall have Power to lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defence and general Welfare of the United States; but all Duties, Imposts and Excises shall be uniform throughout the United States.

2) Article I, Section 9, Clause 3

To regulate Commerce with foreign Nations, and among the several States, and with the Indian Tribes.

By Mr. YOUNG of Indiana:

H.R. 367.

Congress has the power to enact this legislation pursuant to the following:

This bill is enacted pursuant to the power granted Congress under Article I of the United States Constitution, including the power granted Congress under Article I, Section 8, Clause 18, of the United States Constitution, and the power granted to each House of Congress under Article I, Section 5, Clause 2, of the United States Constitution.

By Mr. BENISHEK:

H.R. 368.

Congress has the power to enact this legislation pursuant to the following:

Article 1, Section 8, Clause 14 "To make Rules for the Government and Regulation of the land and naval Forces."

By Mr. BENISHEK:

H.R. 369.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 14 "To make Rules for the Government and Regulation of the land and naval Forces" and Article I, Section 8, Clause 18 "To make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other Powers vested by the Constitution in the Government of the United States, or in any Department or Officer thereof."

By Mrs. BLACKBURN:

H.R. 370.

Congress has the power to enact this legislation pursuant to the following:

Article 1, Section 8, Clause 1; Article 1, Section 8, Clause 3; and Article 1, Section 8, Clause 14.

By Mr. BROOKS of Alabama:

H.R. 371.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8. The Congress shall have Power . . . to pay debts. . ."

Article V. The Congress, whenever two thirds of both Houses shall deem it necessary, shall propose Amendments to this Constitution. . .

By Mr. BROUN of Georgia:

H.R. 372.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 1

By Mrs. CAPPS:

H.R. 373.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8

By Mrs. CHRISTENSEN:

H.R. 374.

Congress has the power to enact this legislation pursuant to the following:

"Article IV, section 3 of the Constitution of the United States grant Congress the authority to make all needful Rules and Regulations respecting the Territory or other Property belonging to the United States and Article 1, section 7 which provides that all Bills for raising Revenue shall originate in the House of Representatives."

By Mr. CICILLINE:

H.R. 375.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8

By Mrs. DAVIS of California:

H.R. 376.

Congress has the power to enact this legislation pursuant to the following:

Article I, section 4:

"The Times, Places and Manner of holding Elections for Senators and Representatives, shall be prescribed in each State by the Legislature thereof; but the Congress may at any time by Law make or alter such Regulations. . ."

By Ms. DELAURO:

H.R. 377.

Congress has the power to enact this legislation pursuant to the following:

Fourteenth Amendment, Section 5 Section 1: All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

By Mr. FATTAH:

H.R. 378.

Congress has the power to enact this legislation pursuant to the following:

The Congress shall have Power to lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defence and general Welfare of the United

States; but all Duties, Imposts and Excises shall be uniform throughout the United States.

By Mr. FATTAH:

H.R. 379.

Congress has the power to enact this legislation pursuant to the following:

The Congress shall have Power to lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defence and general Welfare of the United States; but all Duties, Imposts and Excises shall be uniform throughout the United States.

By Mr. FATTAH:

H.R. 380.

Congress has the power to enact this legislation pursuant to the following:

The Congress shall have Power to lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defence and general Welfare of the United States; but all Duties, Imposts and Excises shall be uniform throughout the United States.

By Mr. FATTAH:

H.R. 381.

Congress has the power to enact this legislation pursuant to the following:

The Congress shall have Power to lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defence and general Welfare of the United States; but all Duties, Imposts and Excises shall be uniform throughout the United States.

By Ms. FOXX:

H.R. 382.

Congress has the power to enact this legislation pursuant to the following:

Article IV, Section 3, Clause 2 grants Congress the "Power to dispose of and make all needful Rules and Regulations respecting the Territorial or other Property belonging to the United States."

By Mr. GIBSON:

H.R. 383.

Congress has the power to enact this legislation pursuant to the following:

Article I, section 8, clauses 11, 12, 13, 14, and 18.

By Mr. AL GREEN of Texas:

H.R. 384.

Congress has the power to enact this legislation pursuant to the following:

The Constitutional authority to enact this legislation can be found in:

General Welfare Clause (Art. 1 Sec. 8 Cl. 1)

Commerce Clause (Art. 1 Sec. 8 Cl. 3)

By Mr. AL GREEN of Texas:

H.R. 385.

Congress has the power to enact this legislation pursuant to the following:

The Constitutional authority to enact this legislation can be found in:

General Welfare Clause (Art. 1 Sec. 8 Cl. 1),

Commerce Clause (Art. 1 Sec. 8 Cl. 3),

By Mr. AL GREEN of Texas:

H.R. 386.

Congress has the power to enact this legislation pursuant to the following:

The Constitutional authority to enact this legislation can be found in:

General Welfare Clause (Art. 1 Sec. 8 Cl. 1)

Commerce Clause (Art. 1 Sec. 8 Cl. 3)

By Mr. GENE GREEN of Texas:

H.R. 387.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 3 of the U.S. Constitution (the Commerce Clause).

By Mr. GRIFFIN of Arkansas:

H.R. 388.

Congress has the power to enact this legislation pursuant to the following:

Clause 2 of Section 3 of Article IV of the Constitution: The Congress shall have Power to dispose of and make all needful Rules and

Regulations respecting the Territory or other Property belonging to the United States; and nothing in this Constitution shall be so construed as to Prejudice any Claims of the United States, or of any particular State.

By Mr. GUTHRIE:

H.R. 389.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 1

The Congress shall have Power to lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defense and general Welfare of the United States; but all Duties, Imposts and Excises shall be uniform throughout the United States;

Article I, Section 8, Clause 3

To regulate Commerce with foreign Nations and among the several States, and with the Indian Tribes

By Mr. HASTINGS of Florida:

H.R. 390.

Congress has the power to enact this legislation pursuant to the following:

This bill is enacted pursuant to the Constitution of the United States, including but not limited to Article I, Section 8, Clauses 1 and 3.

By Ms. HERRERA BEUTLER:

H.R. 391.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 6, of the Constitution requires Congress to determine its own pay.

By Mr. HONDA:

H.R. 392.

Congress has the power to enact this legislation pursuant to the following:

Section 8 of article I of the Constitution.

By Mr. HONDA:

H.R. 393.

Congress has the power to enact this legislation pursuant to the following:

section 8 of article I of the Constitution

By Mr. HONDA:

H.R. 394.

Congress has the power to enact this legislation pursuant to the following:

section 8 of article I of the Constitution

By Mr. ISRAEL:

H.R. 395.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 3 of the United States Constitution

By Ms. JENKINS:

H.R. 396.

Congress has the power to enact this legislation pursuant to the following:

The Congress enacts this bill pursuant to Clause 1 of Section 6 of Article I of the Constitution which states "The Senators and Representatives shall receive a Compensation for their Services, to be ascertained by Law, and paid out of the Treasury of the United States." and Clause 1 of Section 1 of Article I which states: "All legislative Powers herein granted shall be vested in a Congress of the United States, which shall consist of a Senate and House of Representatives."

By Mr. LATHAM:

H.R. 397.

Congress has the power to enact this legislation pursuant to the following:

Article 1, sections 6 and 9 of the Constitution of the United States.

By Mr. LOEBSACK:

H.R. 398.

Congress has the power to enact this legislation pursuant to the following:

Clause 1 of Section 6 of Article I of the Constitution.

By Ms. MATSUI:

H.R. 399.

Congress has the power to enact this legislation pursuant to the following:

Article 1, Section 8, Clause 3

By Ms. MATSUI:

H.R. 400.

Congress has the power to enact this legislation pursuant to the following:

Article 1, Section 8, Clause 3

By Mr. NUGENT:

H.R. 401.

Congress has the power to enact this legislation pursuant to the following:

Article 1, Section 8 of the United States Constitution.

By Mr. RYAN of Ohio:

H.R. 402.

Congress has the power to enact this legislation pursuant to the following:

"The Congress enacts this bill pursuant to Clause 18 of Section 8 of Article I of the United States Constitution."

By Mr. SABLAN:

H.R. 403.

Congress has the power to enact this legislation pursuant to the following:

Under Article 1, section 8 of the United States Constitution (clause 1), which grants Congress the power to collect taxes and expend funds to provide for the general welfare of the United States.

By Mr. SCHIFF:

H.R. 404.

Congress has the power to enact this legislation pursuant to the following:

The Straw Purchaser Penalty Enhancement Act is constitutionally authorized under Article I, Section 8, Clause 3, the Commerce Clause and Article I, Section 8, Clause 18, the Necessary and Proper Clause. Additionally, the Preamble to the Constitution provides support of the authority to enact legislation to promote the General Welfare.

By Mr. SERRANO:

H.R. 405.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 4, which gives Congress the power "To establish a uniform Rule of Naturalization," and Article I, Section 8, Clause 18, which gives Congress the power "To make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers."

By Mr. SERRANO:

H.R. 406.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 4, which gives Congress the power "To establish a uniform Rule of Naturalization," and Article I, Section 8, Clause 18, which gives Congress the power "To make all Laws which shall be necessary and proper or carrying into Execution the foregoing Powers."

By Mr. SERRANO:

H.R. 407.

Congress has the power to enact this legislation pursuant to the following:

This legislation is introduced pursuant to Article I, Section 8, Clause 1 of the Constitution, which states that "The Congress shall have power to lay and collect taxes, duties, imposts and excises. . ." In addition, this legislation is introduced pursuant to Article I, Section 8, Clause 18 of the Constitution, which states that Congress shall have the power "to make all laws which shall be necessary and proper for carrying into execution the foregoing powers, and all other powers vested by this Constitution in the government of the United States, or in any department or officer thereof"

By Mr. SESSIONS:

H.R. 408.

Congress has the power to enact this legislation pursuant to the

Article I, Section 8 Congress has the power to regulate Commerce.

By Mr. SIMPSON:

H.R. 409.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, which grants Congress the power to regulate Commerce with the Indian Tribes.

By Mr. STOCKMAN:

H.R. 410.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 1

"All legislative Powers herein granted shall be vested in a Congress of the United States, which shall consist of a Senate and House of Representatives."

Article I, Section 8

"The Congress shall have Power . . . To make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other Powers vested by this Constitution in the Government of the United States, or in any Department or Officer thereof."

By Mr. TONKO:

H.R. 411.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 3

The Congress shall have Power *** To regulate Commerce with foreign Nations, and among the several States, and with the Indian Tribes.

By Ms. TSONGAS:

H.R. 412.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, clause 18 (relating to the power to make all laws necessary and proper for carrying out the powers vested in Congress), and Article IV, Section 3, clause 2 (relating to the power of Congress to dispose of and make all needful rules and regulations respecting the territory or other property belonging to the United States).

By Mr. WELCH:

H.R. 413.

Congress has the power to enact this legislation pursuant to the following:

Article 1, Section 8, Clause 18: The Congress shall have Power To . . . make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other Powers vested by this Constitution in the Government of the United States, or in any Department or Officer thereof..

By Mr. YOUNG of Alaska:

H.R. 414.

Congress has the power to enact this legislation pursuant to the following:

Article IV, Section 3, Clause 2

The Congress shall have Power to dispose of and make all needful Rules and Regulations respecting the Territory or other Property belonging to the United States; and nothing in this Constitution shall be so construed as to Prejudice any Claims of the United States, or of any particular State.

Mr. GUTIERREZ:

H.R. 415.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 4 and Amendment I, Clause 3 of the Constitution.

ADDITIONAL SPONSORS

Under clause 7 of rule XII, sponsors were added to public bills and resolutions as follows:

H.R. 11: Ms. PELOSI, Mr. SWALWELL of California, Mr. WATT, Mr. MCDERMOTT, and Mr. KIND.

H.R. 21: Ms. SCHWARTZ and Mr. DOYLE.

H.R. 23: Mr. DUNCAN of Tennessee and Mr. WITTMAN.

H.R. 24: Mr. ALEXANDER, Mr. OLSON, Mr. WEBER of Texas, Mr. GARDNER, Mr. NUGENT,

Mr. AUSTIN SCOTT of Georgia, Mrs. NOEM, Mrs. BLACKBURN, Mr. LAMALFA, Mr. POMPEO, Mr. ROKITA, Mr. YODER, Mr. POE of Texas, Mr. HURT, Mr. LATHAM, and Mr. FLORES.

H.R. 25: Mr. DESANTIS.

H.R. 36: Mr. MATHESON, Mr. LANGEVIN, Mr. RUPPERSBERGER, Mr. BARR, Mr. HANNA, Mrs. BLACKBURN, Mr. GRAVES of Missouri, Mr. CASSIDY, Mr. DUNCAN of South Carolina, Mr. GRIMM, Mr. SCHOCK, and Mr. BURGESS.

H.R. 55: Mr. GIBBS.

H.R. 61: Mr. POE of Texas, Mr. ROTHFUS, and Mr. RYAN of Wisconsin.

H.R. 93: Ms. BROWNLEY of California, Mr. SARBANES, Mr. MCGOVERN, Mr. BISHOP of New York, Mr. HIMES, and Mr. POCAN.

H.R. 106: Mr. ROKITA.

H.R. 107: Mr. POE of Texas.

H.R. 129: Mr. WELCH and Mr. DOGGETT.

H.R. 134: Mr. PEARCE.

H.R. 140: Mr. ROE of Tennessee, Mr. MARCHANT, Mr. BENTIVOLIO, and Mr. FRANKS of Arizona.

H.R. 148: Ms. EDWARDS, Mr. PERLMUTTER, Ms. TSONGAS, Mr. HIGGINS, and Mr. POLLS.

H.R. 149: Mr. PEARCE, Mr. FINCHER, and Mr. FLORES.

H.R. 164: Mr. YOUNG of Florida, Mr. CONNOLLY, and Mr. PEARCE.

H.R. 167: Mrs. BLACK and Mr. PEARCE.

H.R. 176: Mr. BENTIVOLIO.

H.R. 178: Mr. YODER and Mr. DESANTIS.

H.R. 181: Mr. HIGGINS and Mr. SEAN PATRICK MALONEY of New York.

H.R. 200: Mr. HASTINGS of Florida.

H.R. 203: Mr. LAMBORN, Mr. LONG, and Mr. WILSON of South Carolina.

H.R. 207: Mr. ROKITA and Mr. HARRIS.

H.R. 217: Mr. MULLIN, Mr. RYAN of Wisconsin, and Mr. WEBSTER of Florida.

H.R. 221: Mr. JONES and Mr. FINCHER.

H.R. 225: Ms. CASTOR of Florida.

H.R. 226: Ms. LEE of California.

H.R. 227: Ms. CASTOR of Florida and Mr. BISHOP of New York.

H.R. 232: Mr. PALAZZO, Mr. GINGREY of Georgia, and Mrs. BLACKBURN.

H.R. 236: Mr. BISHOP of New York.

H.R. 239: Mr. PERRY.

H.R. 241: Mr. BENTIVOLIO.

H.R. 261: Ms. MATSUI, Mr. LEVIN, and Mr. POCAN.

H.R. 270: Ms. EDWARDS.

H.R. 271: Mr. WALBERG.

H.R. 273: Mrs. LUMMIS, Mr. COLLINS of New York, and Mr. MESSER.

H.R. 280: Ms. LEE of California, Mr. HOLT, Ms. NORTON, Mr. FARR, and Mr. POLIS.

H.R. 290: Ms. LEE of California and Mr. HONDA.

H.R. 297: Mr. KING of New York, Ms. CASTOR of Florida, Mr. TIBERI, and Mr. RIBBLE.

H.R. 298: Mr. BARR and Mr. ROE of Tennessee.

H.R. 300: Mr. BENTIVOLIO and Mr. OWENS.

H.R. 303: Mr. SMITH of New Jersey, Ms. NORTON, Mr. RAHALL, Mr. JOHNSON of Ohio, Mr. STIVERS, Mr. COLE, and Mr. SIMPSON.

H.R. 309: Mr. MULLIN and Mr. HUELSKAMP.

H.R. 310: Mr. PETERS of California, Mr. HECK of Nevada, Mr. DAVID SCOTT of Georgia, and Ms. DUCKWORTH.

H.R. 311: Mr. PALAZZO.

H.R. 317: Mr. FLORES.

H.R. 318: Mr. RUSH, Mr. KING of New York, and Mr. TURNER.

H.R. 320: Mr. GRIJALVA, Mr. JOHNSON of Georgia, Ms. EDDIE BERNICE JOHNSON of Texas, Ms. NORTON, Mr. CONYERS, and Mr. RUSH.

H.R. 321: Mr. CUMMINGS, Mr. COURTNEY, and Mr. BISHOP of New York.

H.R. 322: Mr. ROKITA, Mr. COBLE, and Mr. BARTON.

H.R. 333: Mr. CONYERS, Ms. HANABUSA, Mr. WESTMORELAND, Mr. SCHIFF, Ms. NORTON, Mr. VARGAS, Mr. HONDA, Ms. SLAUGHTER, Mr. JONES, Mr. TONKO, Mr. MCINTYRE, Ms. DEGETTE, Mr. GOSAR, Mr. GRIJALVA, Mr. VAN HOLLEN, Mr. HECK of Nevada, Mr. PETERS of Michigan, Ms. CASTOR of Florida, and Mr. STIVERS.

H.R. 334: Mr. BROOKS of Alabama, Mr. FINCHER, Mr. SESSIONS, Mr. GOHMERT, Mr. CHAFFETZ, Mr. NEUGEBAUER, and Mr. BARTON.

H.R. 335: Mrs. CAPPS, Mr. GERLACH, Mr. ROSKAM, Mr. DENHAM, Mr. MCINTYRE, Mr. PETERS of Michigan, Ms. SLAUGHTER, Mr. KEATING, Ms. CASTOR of Florida, Mr. SARBANES, Mr. FITZPATRICK, and Mr. UPTON.

H.R. 341: Mr. CONYERS, Mr. ELLISON, Mr. GRIJALVA, Mr. THOMPSON of Mississippi, and Ms. LEE of California.

H.R. 342: Mr. FLORES and Mr. GIBBS.

H.J. Res. 21: Mr. LANGEVIN.

H. Res. 12: Mr. PRICE of North Carolina.

H. Res. 19: Ms. WATERS, Mr. NADLER, Ms. LEE of California, Ms. CHU, Mr. FARR, Ms. EDDIE BERNICE JOHNSON of Texas, Ms. MCCOLLUM, Mrs. CAPPS, Mr. SMITH of Washington, Mr. DANNY K. DAVIS of Illinois, Ms. PINGREE of Maine, Mr. BLUMENAUER, Mr. MICHAUD, Mr. KEATING, and Mr. HIGGINS.

H. Res. 38: Mr. SABLAN, Mr. VEASEY, and Mr. KILDEE.