

those people. Yet that's what some were stirring up, the sources at NBC.

The article goes on:

But if the reports out of Kaufman County are correct, the Aryan Brotherhood isn't behind the crimes. Former Kaufman Justice of the Peace Eric Williams is.

And we know now, a couple of days later, his wife has also confessed to being part of it. So it was the JP and his wife.

But this article says:

CBS reports that Williams was arrested Friday and charged with making "terroristic threats," which includes threatening county employees and issuing demands that had to be met at a "certain time on a certain date." A storage shed was searched, weapons were found, and they're being tested for ballistics. Capital murder charges may come in a day or two.

According to the report, Williams had a history with both McLelland and Hasse. The two had prosecuted and secured a conviction against him in 2012 for burglary and theft by a public servant. Surveillance cameras caught Williams taking computer equipment from a county building. As part of his appeal, Williams claimed that McLelland and Hasse did not like him. As the case unfolds, it is starting to look like a local vendetta, not part of a national anything by a political-crime syndicate like the Aryan Brotherhood.

Where did MSNBC and other national media quickly get the idea that the Aryan Brotherhood was involved? Possibly from the Southern Poverty Law Center, which on January 31—a day after Hasse's murder—posted a lengthy piece by Mark Potok bringing up the AB link. Potok also showed up on MSNBC April 1, the day after the McLellands' murders, to once again point the finger at the Aryan Brotherhood.

Other press followed up, as Stacy McCain notes, flowing from that January 31 article posted by the Southern Poverty Law Center. But if Williams is the killer, then it looks like the SPLC got the whole story wrong. Meanwhile, on the ground in Kaufman County, suspicion was already falling on Williams much earlier, according to Stacy McCain.

This says:

The pieces might have fallen into place earlier—Mark Hasse's murder might have been solved, and Williams arrested before McLelland was killed—if law enforcement hadn't wasted time chasing the "white supremacist" wild goose, when the DA himself tried to tell them who murdered Mark Hasse.

Country Judge Bruce Wood said Sunday that McLelland repeatedly told him that McLelland believed Williams was behind Hasse's slaying. The first time was in the emergency room in the hours after Hasse was shot down by a mysterious gunman dressed in black.

He was distraught, Wood said. He very pointedly said to me, I know who did this. I said, Well, who, Mike? He said, Well, Eric Williams.

McLelland, who worked for years as a diagnostic psychologist described Williams as a "narcissistic psychopath" during that conversation and others. Woods said McLelland never elaborated on why he thought Williams was involved.

On March 27, Woods said he met with McLelland in the county judge's office. I said, Are you still convinced that it's Eric Williams? Woods recalled he said, Absolutely.

The SPLC and its "hate watch" and "hate map" fuel media and left wing speculation while helping the center generate donations,

and the latter even inspired an attempt at a mass killing at the headquarters of the Family Research Council last year. This time, the SPLC might have misdirected law enforcement long enough for a man to commit murder. One Federal prosecutor quit a case on April 3, citing the danger of dealing with the Aryan Brotherhood after those original three murders.

It is clear that there is hate in the heart of the Southern Poverty Law Center individuals who would stir up such hatred toward whites or toward a fantastic Christian group like the Family Research Council, and like other Christian groups of all types of races, against my black friends here in Washington who simply believe what they read in the Bible about marriage. And because they believe what they read in the Bible about marriage, you have a group in this country that is so full of hate that they can't stand the thought of someone having religious beliefs different from theirs, so they stir up hatred and animosity.

□ 1450

I was totally against the hate crimes bill. And yet this is a group that wanted a hate crimes bill, yet they're stirring up hate. As a Christian, it is my prayer that those in the Southern Poverty Law Center that are so filled with jealousy and hate and animosity will come to know the peace that passes all understanding that will allow this Nation to heal so many wounds that will only fester with a group like that stirring up hatred. We will continue to hope and pray for such peace and the complete diminishment and dissolution of hatred of such a vile nature within the hearts of those people there, so they could come to the point of being able to hold hands and sing songs and hymns together as so many did around this country on 9/12 of 2001, as I've done with others, different races, creeds, right here in Washington, D.C., because we share a love for our Nation and a love for God. And when we do that, there's no hyphenated American.

That was the one thing, with all the heartache, the anguish on 9/12 of 2001, that was so amazing. We were Americans. We were not hyphenated anything. We were Americans. We were one people. Out of many, we came together as one.

And it continues to be my hope and prayer that groups that stir up hate like the Southern Poverty Law Center and brand others as hate in an attempt to disguise their own will come to know peace and will come to know love and will take the example of the man whose bust is down in the rotunda as well, Dr. Martin Luther King, Jr., who advocated to the very end peace and the love that Jesus showed to all of us. May the Southern Poverty Law Center find such love and such grace.

We also had a story here, April 17, by Helle Dale, Congressional Hearing Produces Shocker on Benghazi:

Kudos to members of the House Foreign Affairs Committee for squarely placing Benghazi on the table at today's hearing

with Secretary of State John Kerry. Kerry's answers were nothing less than shocking.

What we learned is that State is conducting yet another internal review of Benghazi, initiated by Kerry himself immediately after taking office and allegedly due soon. This amounts to a huge indictment of the credibility of Kerry's predecessor Hillary Clinton and of the investigation by the State Department's Accountability Review Board. Clearly, even John Kerry is not confident in the Obama administration's version of events.

Kerry promised the committee that he would "clear the air," though he also repeatedly used the phrase that clearing the air needs to be done "so we can move on" to far more important issues.

I am so grateful to Secretary Kerry for taking that position. We do need to get to the truth. The dead at Benghazi, the dead Americans, cry out for truth. Those who were harmed and hurt, Americans there, deserve the truth. Hopefully we will get that.

Mr. Speaker, with so much suffering and anguish right now in America, it is still the greatest nation in the history of the world. May God guide the leadership in this country that we don't drop the ball and fail on our watch, that we show ourselves to be worthy recipients of the gifts of liberty given to us by prior generations, all coming, as the Founders noted, as a gift from God.

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

#### LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Ms. VELÁZQUEZ (at the request of Ms. PELOSI) for today.

#### SENATE BILL REFERRED

A bill of the Senate of the following title was taken from the Speaker's table and, under the rule, referred as follows:

S. CON. RES. 5. Concurrent resolution expressing the sense of Congress that John Arthur "Jack" Johnson should receive a posthumous pardon for the racially motivated conviction in 1913 that diminished the athletic, cultural, and historic significance of Jack Johnson and unduly tarnished his reputation; the Committee on the Judiciary.

#### ADJOURNMENT

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

The motion was agreed to; accordingly (at 2 o'clock and 56 minutes p.m.), under its previous order, the House adjourned until tomorrow, Friday, April 19, 2013, at 11 a.m.

#### EXECUTIVE COMMUNICATIONS, ETC.

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

1160. A letter from the Acting Under Secretary, Department of Defense, transmitting the Department's FY 2012 Foreign Language Skill Proficiency Bonus Report; to the Committee on Armed Services.

1161. A letter from the Secretary, Department of Health and Human Services, transmitting the Department's report for fiscal years 2009-2010 on the Family Violence Prevention and Services Program, pursuant to 42 U.S.C. 10405, section 306; to the Committee on Education and the Workforce.

1162. A letter from the President and CEO, Corporation for Public Broadcasting, transmitting the Corporation's 2011 annual report on the provision of services to minority and diverse audiences by public broadcasting entities and public telecommunication entities; to the Committee on Energy and Commerce.

1163. A letter from the Secretary, Department of Health and Human Services, transmitting annual financial report as required by the Animal Generic Drug User Fee Act for FY 2012; to the Committee on Energy and Commerce.

1164. A letter from the Secretary, Department of the Treasury, transmitting a six-month periodic report on the National Emergency with respect to persons who commit, threaten to commit, or support terrorism that was declared in Executive Order 13224 of September 23, 2001, pursuant to 50 U.S.C. 1641(c); to the Committee on Foreign Affairs.

1165. A letter from the Assistant Legal Adviser for Treaty Affairs, Department of State, transmitting report prepared by the Department of State concerning international agreements other than treaties entered into by the United States to be transmitted to the Congress within the sixty-day period specified in the Case-Zablock Act; to the Committee on Foreign Affairs.

1166. A letter from the Deputy Associate Director for External Affairs, Consumer Financial Protection Bureau, transmitting the Bureau's annual report for fiscal year 2012 on the Notification and Federal Employee Antidiscrimination and Retaliation (No FEAR) Act of 2002; to the Committee on Oversight and Government Reform.

1167. A letter from the President and CEO, Overseas Private Investment Corporation, transmitting the Department's Fiscal Year 2012 Annual Notification and Federal Employee Antidiscrimination and Retaliation (No FEAR) Act of 2002 Report; to the Committee on Oversight and Government Reform.

1168. A letter from the Director, Administrative Office of the United States Courts, transmitting eighth annual report on crime victims' rights; to the Committee on the Judiciary.

1169. A letter from the Acting Administrator, Department of Transportation, transmitting the Department's report for fiscal year 2012 on foreign aviation authorities to which the Administrator provided services in the preceding fiscal year; to the Committee on Transportation and Infrastructure.

1170. A letter from the Paralegal Specialist, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; Eurocopter France Helicopters [Docket No.: FAA-2012-0772; Directorate Identifier 2007-SW-053-AD; Amendment 39-17393; AD 2013-05-21] (RIN: 2120-AA64) received April 9, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

1171. A letter from the Paralegal Specialist, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; Agusta S.p.A. Helicopters [Docket No.: FAA-2011-1453; Directorate Identifier 2009-SW-46-AD; Amendment 39-17394; AD 2013-05-22] (RIN: 2120-AA64) received April 9, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

1172. A letter from the Paralegal Specialist, Department of Transportation, trans-

mitting the Department's final rule — Airworthiness Directives; The Boeing Company Airplanes [Docket No.: FAA-2011-1417; Directorate Identifier 2011-NM-159-AD; Amendment 39-17382; AD 2013-05-10] (RIN: 2120-AA64) received April 9, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

1173. A letter from the Paralegal Specialist, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; REIMS ABIATION S.A. Airplanes [Docket No.: FAA-2012-1346; Directorate Identifier 2012-CE-047-AD; Amendment 39-17401; AD 2013-06-04] (RIN: 2120-AA64) received April 9, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

1174. A letter from the Paralegal Specialist, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; Embraer S.A. Airplanes [Docket No.: FAA-2012-1077; Directorate Identifier 2012-NM-146-AD; Amendment 39-17384; AD 2013-05-12] (RIN: 2120-AA64) received April 9, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

1175. A letter from the Paralegal Specialist, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; Airbus Airplanes [Docket No.: FAA-2012-0150; Directorate Identifier 2011-NM-234-AD; Amendment 39-17399; AD 2013-06-03] (RIN: 2120-AA64) received April 9, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

1176. A letter from the Paralegal Specialist, Department of Transportation, transmitting the Department's final rule — Standard Instrument Approach Procedures, and Takeoff Minimums and Obstacle Departure Procedures; Miscellaneous Amendments [Docket No.: 30891; Amdt. No. 3526] received April 9, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

1177. A letter from the Paralegal Specialist, Department of Transportation, transmitting the Department's final rule — Standard Instrument Approach Procedures, and Takeoff Minimums and Obstacle Departure Procedures; Miscellaneous Amendments [Docket No.: 30892; Amdt. No. 3527] received April 9, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

1178. A letter from the Paralegal Specialist, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; Sikorsky Aircraft Corporation Helicopters [Docket No.: FAA-2012-0085; Directorate Identifier 2011-SW-004-AD; Amendment 39-17389; AD 2013-05-17] (RIN: 2120-AA64) received April 9, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

1179. A letter from the Paralegal Specialist, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; Bell Helicopter Textron, Inc. [Docket No.: FAA-2012-1016; Directorate Identifier 2010-SW-009-AD; Amendment 39-17386; AD 2013-05-14] (RIN: 2120-AA64) received April 9, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

#### REPORTS OF COMMITTEES ON PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XIII, reports of committees were delivered to the Clerk for printing and reference to the proper calendar, as follows:

Mr. HASTINGS of Washington: Committee on Natural Resources. H.R. 527. A bill to amend the Helium Act to complete the privatization of the Federal helium reserve in a competitive market fashion that ensures stability in the helium markets while protecting the interests of American taxpayers, and for other purposes; with an amendment (Rept. 113-42). Referred to the Committee of the Whole House on the state of the Union.

#### 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. DUNCAN of South Carolina (for himself, Mr. HASTINGS of Washington, and Mr. SALMON):

H.R. 1613. A bill to amend the Outer Continental Shelf Lands Act to provide for the proper Federal management and oversight of transboundary hydrocarbon reservoirs, and for other purposes; to the Committee on Natural Resources, and in addition to the Committees on Foreign Affairs, and Financial 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. CRAWFORD:

H.R. 1614. A bill to amend the Internal Revenue Code of 1986 to authorize agricultural producers to establish and contribute to tax-exempt farm risk management accounts; to the Committee on Ways and Means.

By Mr. MCKINLEY (for himself and Ms. KAPTUR):

H.R. 1615. A bill to provide for a study by the Institute of Medicine on gaps in mental health services and how these gaps can increase the risk of violent acts; to the Committee on Energy and Commerce.

By Mr. MCKINLEY (for himself and Mr. WELCH):

H.R. 1616. A bill to promote energy savings in residential and commercial buildings and industry, and for other purposes; to the Committee on Energy and Commerce, and in addition to the Committees on the Budget, Science, Space, and Technology, Transportation and Infrastructure, and 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. SCHAKOWSKY (for herself, Mr. CONYERS, Mr. CUMMINGS, Mr. DANNY K. DAVIS of Illinois, Ms. EDWARDS, Mr. HOLT, Mr. HONDA, Mr. JOHNSON of Georgia, Ms. LEE of California, Ms. MOORE, Mr. RANGEL, Mr. ELLISON, Ms. ROYBAL-ALLARD, Ms. BROWN of Florida, and Mr. GRIJALVA):

H.R. 1617. A bill to create an emergency jobs program that will fund 2,242,000 positions during fiscal years 2014 and 2015; to the Committee on Education and the Workforce, and in addition to the Committees on Natural Resources, Agriculture, the Judiciary, Science, Space, and Technology, and 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. BURGESS:

H.R. 1618. A bill to amend the Internal Revenue Code of 1986 to increase the dollar limitation on employer-provided group term life insurance that can be excluded from the gross income of the employee; to the Committee on Ways and Means.