

of America

Congressional Record

PROCEEDINGS AND DEBATES OF THE 113^{th} congress, second session

Vol. 160

WASHINGTON, MONDAY, JANUARY 13, 2014

No. 7

House of Representatives

The House met at noon and was priately advance on a day that honors called to order by the Speaker pro tempore (Mr. Petri).

DESIGNATION OF SPEAKER PRO TEMPORE

The SPEAKER pro tempore laid before the House the following communication from the Speaker:

> WASHINGTON, DC, January 13, 2014.

I hereby appoint the Honorable THOMAS E. Petri to act as Speaker pro tempore on this

JOHN A. BOEHNER, Speaker of the House of Representatives.

MORNING-HOUR DEBATE

The SPEAKER pro tempore. Pursuant to the order of the House of January 7, 2014, the Chair will now recognize Members from lists submitted by the majority and minority leaders for morning-hour debate.

The Chair will alternate recognition between the parties, with each party limited to 1 hour and each Member other than the majority and minority leaders and the minority whip limited to 5 minutes, but in no event shall debate continue beyond 1:50 p.m.

TOUGH, PERSISTENT DIPLOMACY WITH IRAN

The SPEAKER pro tempore. The Chair recognizes the gentleman from Texas (Mr. Doggett) for 5 minutes.

Mr. DOGGETT. Mr. Speaker, next Monday, when our country honors an apostle of nonviolence, Dr. Martin Luther King, Jr., Iran will begin reducing its nuclear stockpile.

This important action is part of an international agreement to begin implementing the interim Joint Plan of Action that was announced in November. Hope for a nonviolent resolution of our conflict with Iran will apprononviolence.

Some in Congress have been unwilling to accept these negotiations or to acknowledge that the administration has been successful in uniting other countries around the world in enforcing sanctions against Iran.

Indeed, in what appears to have been largely a partisan outcry, some of our colleagues condemned the November agreement late on the Saturday night when it was announced, without knowing what was in it, other than that President Obama had approved it.

As a Member, myself, who has consistently voted here to impose tough economic sanctions on Iran, I believe that these sanctions have worked. The choice is not between sanctions and no sanctions. It is between recognizing that our sanctions have the potential to realize our important goals and not give up on them without even really trying.

The Iranians are well aware that this Congress can act almost instantly to add even more stringent sanctions if they waver from diplomacy.

Can we trust the current Iranian regime? Of course not. That is why the painstaking task of verifying every operational detail of any final agreement is so very important.

If done with the thoroughness required, this is a task that may well take more than 6 months; but as negotiations for a permanent agreement get under way, we will have new, regular inspections to verify compliance, something we have not had in the past.

To prevent a nuclear-armed Iran, and to ensure the safety of our families and families around the world, a measurable, verifiable negotiated agreement is the wiser course over the unknowable, unlimited risk of war.

Those who would intrude on these fragile negotiations now only increase the danger of Iran becoming a nucleararmed power. They would undermine the international coalition that has enforced the existing sanctions, and they would empower those hard-line ayatollahs, giving them a pretext to stop progress, giving that to the very people, who reject any cooperation and regularly demand death to America and death to Israel.

Congress must not impede the diplomatic alternative to war. Ultimately, that diplomacy may not be successful. It may not achieve a final, verifiable agreement; but we should make every reasonable effort toward that end.

There are no more important issues considered in this Capitol Building, undertaken by this Congress, than the questions of war and peace.

Just as I do not trust Iran, I do not trust war as the best way to prevent a nuclear Iran, and war is the true alternative offered by those here who would interfere or limit these negotiations.

Starting a war in Iraq cost us so very dearly, and it did not make us safer. Let's not repeat that deadly mistake.

Congress should commend Secretary of State John Kerry, Under Secretary Wendy Sherman, and President Barack Obama for their leadership through tough, persistent diplomacy, through the wise use of American power.

RECESS

The SPEAKER pro tempore. Pursuant to clause 12(a) of rule I, the Chair declares the House in recess until 2

Accordingly (at 12 o'clock and 5 minutes p.m.), the House stood in recess.

□ 1400

AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore (Mr. WOMACK) at 2 p.m.

☐ 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.



PRAYER

The Chaplain, the Reverend Patrick J. Conroy, offered the following prayer: Dear God, we give You thanks for

giving us another day.

We ask Your special blessing among the Members of this people's House. They face difficult decisions in difficult times, with many forces and interests demanding their attention.

In these days, give wisdom to all the Members that they might execute their responsibilities to the benefit of all Americans, especially those who work for less than a living wage and struggle to make ends meet, and those who would work but are unable to find sustainable employment.

Bless them, O God, and be with them and with us all this day and every day to come.

May all that is done be for Your greater honor and glory.

Amen.

THE JOURNAL

The SPEAKER pro tempore. 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.

PLEDGE OF ALLEGIANCE

The SPEAKER pro tempore. Will the gentleman from South Carolina (Mr. WILSON) come forward and lead the House in the Pledge of Allegiance.

Mr. WILSON of South Carolina 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.

ECONOMIC GROWTH IS NOT PRESIDENT'S PRIORITY

(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, on Friday the Bureau of Labor Statistics released the weakest jobs report in 3 years. In the month of December, the economy only added a dismal 74,000 jobs, less than half those expected to be created. Sadly, more people lost hope and gave up the search for a job, causing the workforce participation rate to tumble to the lowest point in over three decades.

The President's policies are not working. For 5 years, while the President has focused on expanding the size of government, House Republicans have focused on job creation of the private sector.

We have passed dozens of bills that will create immediate jobs, reduce regulations to allow small businesses to begin hiring again, and reform our Tax Code so families will be able to keep more of their hard-earned paychecks.

Big Government destroys jobs and causes more economic uncertainty for families. I hope the President and Senate change course and begin working with us so we can help put the American people back to work.

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

TAXPAYERS SHOULD NOT FUND LIBERAL NEWS ORGANIZATIONS

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

Mr. SMITH of Texas. Mr. Speaker, since 2002 over \$362 million in government grants have gone to fund a liberal news organization by the name of Internews.

The Business and Media Institute describes Internews as a liberal journalism nonprofit, and states that not only does it push a liberal agenda, but it also has helped create three other liberal organizations.

Why are taxpayers' dollars subsidizing a liberal news outlet? This is a misuse of the public's money. People need unbiased information so they can form their own opinions and make educated decisions.

One of the greatest challenges that democratic America faces today is a biased media. It is inexcusable and irresponsible for the Federal Government to give any of the American taxpayers' dollars to a liberal media organization.

JOBS ARE THE BEST CURE FOR POVERTY

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

Ms. FOXX. Mr. Speaker, last week we marked the 50th anniversary of the war on poverty. While the standard of living of Americans has risen in the last 50 years, the number of those who fall under the poverty line has remained largely constant.

In war, good generals adjust when current tactics aren't producing results. Yet we continue to wage war on poverty with the same tired, bureaucratic ideas. This strategy was outdated in 1964; it is antiquated today. The solution to poverty isn't aid programs; it is jobs.

Last week also marked one of the worst jobs reports in years. President Johnson said he wanted "to give our fellow citizens a fair chance to develop their own capacities." My bill, the SKILLS Act, would streamline the Federal Government's overlapping and outdated workforce development programs and help put Americans back to work.

The SKILLS Act passed the House with bipartisan support. It is time for the Senate to take action on this vital legislation.

PROTECTING THE HALLOWED GROUND AT GETTYSBURG

(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, it was over 150 years ago, on a battlefield near a small town in Pennsylvania, that President Abraham Lincoln gave what many would argue was one of the most prolific and inspiring speeches in history. His Gettysburg Address may not have been long, but his words lifted a Nation and shone an everlasting light on the immense sacrifice and patriotism displayed on that battlefield only a few months earlier.

Lincoln's words and, to a larger extent, the actions of the brave soldiers who fought at the Battle of Gettysburg must never be forgotten. Today the House will pass legislation to give the National Park Service the authority to incorporate the Gettysburg Train Station into the Gettysburg National Military Park.

Mr. Speaker, our Nation's national parks, including Gettysburg, are some of our greatest treasures. It is imperative that we continue working to ensure that future generations of Americans can visit the history, the scenery, the vistas, and the landmarks of our Nation's national parks.

IN MEMORY OF BERNIE ANDERSON

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

Mr. AMODEI. Mr. Speaker, I rise today in remembrance of retired Nevada Assemblyman Bernie Anderson, who passed away Friday at the age of 71.

A graduate of Bishop Manogue High School and the University of Nevada in Reno, Bernie was a high school government teacher in the Washoe County School District. Also, Bernie was a colleague of mine for 14 years in the Nevada Assembly, ruling the Assembly Judiciary Committee with an iron hand for many of those sessions. But behind that iron hand and that gruff surface was a gentleman who had a heart of gold and was basically a loveable teddy bear.

When you talk about a life well-lived, Bernie checked all the boxes. His family, his community, students, constituents, colleagues, and the State of Nevada can all attest to the fact that Bernie was a good man. I am privileged to have called Chairman Anderson my friend. Nevada is better off because of his service.

I offer my sincere condolences to Bernie's wife, Clyda; their children; his family and friends.

Rest in peace, my friend.

RECESS

The SPEAKER pro tempore. Pursuant to clause 12(a) of rule I, the Chair

declares the House in recess until approximately 5 p.m. today.

Accordingly (at 2 o'clock and 7 minutes p.m.), the House stood in recess.

□ 1700

AFTER RECESS

The recess having expired, the House was called to order by the Speaker protempore (Mr. Womack) at 5 p.m.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, the Chair will postpone further proceedings today on motions to suspend the rules on which a recorded vote or the yeas and nays are ordered, or on which the vote incurs objection under clause 6 of rule XX.

Record votes on postponed questions will be taken later.

GETTYSBURG NATIONAL MILITARY PARK BOUNDARIES REVISION

Mr. HASTINGS of Washington. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 1513) to revise the boundaries of the Gettysburg National Military Park to include the Gettysburg Train Station and certain land along Plum Run in Cumberland Township, to limit the means by which property within such revised boundaries may be acquired, and for other purposes.

The Clerk read the title of the bill. The text of the bill is as follows:

H.R. 1513

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

SECTION 1. GETTYSBURG NATIONAL MILITARY PARK.

(a) BOUNDARY REVISION.—Section 1 of the Act titled "An Act to revise the boundary of Gettysburg National Military Park in the Commonwealth of Pennsylvania, and for other purposes", approved August 17, 1990 (16 U.S.C. 430g-4), is amended by adding at the end the following new subsection:

"(d) ADDITIONAL LAND.—

"(1) COVERED LAND; CONDITION.—In addition to the land identified in subsections (a) and (b), the park shall include the following, as depicted on the maps titled 'Gettysburg National Military Park Proposed Boundary Addition', numbered 305/80,045, and dated January 2010, if the owner of the property has provided written consent to inclusion:

"(A) The land and interests in land commonly known as the 'Gettysburg Train Station' and its immediate surroundings in the Borough of Gettysburg.

"(B) The land and interests in land located along Plum Run in Cumberland Township.

"(2) RULE OF CONSTRUCTION.—Nothing in paragraph (1), the acquisition of property within the area described in such paragraph, or the management plan for such acquired property shall be construed to create buffer zones outside of such property. That an activity or use can be seen or heard from within such acquired property shall not preclude the conduct of that activity or use outside such property.".

(b) LIMITED ACQUISITION AUTHORITY.—Section 2(a) of that Act (16 U.S.C. 430g-5(a)) is amended in the first sentence by inserting before the period the following: ", except that the Secretary is authorized to acquire property within the area described in section 1(d) by donation only".

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Washington (Mr. HASTINGS) and the gentleman from Arizona (Mr. GRIJALVA) each will control 20 minutes.

The Chair recognizes the gentleman from Washington.

GENERAL LEAVE

Mr. HASTINGS of Washington. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days to revise and extend their remarks and include extraneous material on the bill under consideration.

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

There was no objection.

Mr. HASTINGŠ of Washington. I yield myself as much time as I may consume.

Mr. Speaker, H.R. 1513, sponsored by our colleague from Pennsylvania (Mr. Perry), would revise the boundaries of the Gettysburg National Military Park. The park will now include the site known as the Gettysburg Train Station, the historic depot where President Abraham Lincoln arrived and departed via train in 1863 to deliver the Gettysburg Address.

Currently, the depot is owned by the Borough of Gettysburg, but will be donated to the National Park Service. However, the depot will continue to be operated by local or nonprofit organizations.

In addition, H.R. 1513 includes within the park a 45-acre parcel that has already been donated to the Park Service.

Finally, I would like to thank again our colleague, Mr. PERRY, for including important property-rights protections in his bill that allow the Park Service to acquire property by donation only and requires that owners be provided written consent prior to property being included into the park boundary.

With that, I support the bill and reserve the balance of my time.

Mr. GRIJALVA. Mr. Speaker, I yield myself as much time as I may consume.

The Battle of Gettysburg is one of the Civil War's most revered and remembered events. Over the course of 3 days in southeastern Pennsylvania, approximately 50,000 Americans lost their lives, and the battle turned out to be one of the turning points in the war.

This tragic sacrifice will always hold a unique place in our national history and story, but it was the eloquence and humanity of President Lincoln's Gettysburg Address that has helped it endure for 150 years.

H.R. 1513 expands the boundaries of the Gettysburg National Military Park to include the Gettysburg Train Station and a 45-acre plot known as Plum Run The Borough of Gettysburg plans to donate the train station to the National Park Service so they can incorporate this significant resource into their efforts to appropriately protect Gettysburg, its story, and its contribution to our Nation. By authorizing the Park Service to accept the donation, H.R. 1513 makes this possible.

This bill passed out of committee by unanimous consent. I am pleased that we are able to vote on it today on the floor of the House. We support H.R. 1513 and urge its adoption.

I reserve the balance of my time.

Mr. HASTINGS of Washington. Mr. Speaker, I am very pleased to yield 4 minutes to the gentleman from Pennsylvania (Mr. Perry), the sponsor of this legislation.

Mr. PERRY. Mr. Speaker, I rise today to urge my colleagues to support passage of H.R. 1513, a bill to revise the boundaries of the Gettysburg National Military Park to include the Lincoln Train Station which is an important part of our Nation's history.

President Abraham Lincoln arrived at the Lincoln Train Station the day before delivering his historic Gettysburg Address. The station also served as a hospital during the Battle of Gettysburg and transported wounded soldiers after the battle. The Lincoln Train Station currently is operated by the Gettysburg Convention and Visitors Bureau and is owned by the Borough of Gettysburg.

The Gettysburg Foundation and non-profit partner of the park secured the necessary private funds to purchase the train station from the Borough of Gettysburg. The foundation will donate the train station to Gettysburg National Military Park, where it will be used as a downtown visitors center and meeting place.

H.R. 1513 also allows the boundaries of Gettysburg National Military Park to include 45 acres of land along Plum Run in Cumberland Township. This property currently abuts land already owned by the National Park Service and will be donated by the Gettysburg Foundation to the National Park Service.

The Gettysburg Foundation and Gettysburg National Military Park recently commemorated the 150th anniversary of the Battle of Gettysburg and the dedication of the Soldiers National Cemetery. In addition to preserving our heritage, such historic preservation and tourism efforts remain a critical part of the regional economy. More than 235,000 visitors took part in the 10 days of the 150th anniversary events and contributed about \$100 million to the local economy.

Once the Battle of Gettysburg ended, both Union and Confederate armies moved on, leaving this small rural town to deal with the bloody and chaotic aftermath. Citizens were forced to care for the wounded, bury fallen soldiers and animals, rebuild their town, and begin the process of preserving this hallowed ground.

Like the residents of Gettysburg 150 years ago, a group of dedicated individuals, 18,000 to 20,000 from across the country and across the world, have come together to preserve this battlefield and increase public understanding of the causes and consequences of the Battle of Gettysburg and its place within the context of American history.

At a time when Federal and State budgets are tight, the great partnership between the Gettysburg Foundation, Main Street Gettysburg and the Borough of Gettysburg, and the National Park Service has led to the construction of a new visitors center, the preservation of the Cyclorama painting, the restoration of the battlefield to its 1863 appearance, and now the preservation of the historic Lincoln Train Station.

This legislation simply is the latest significant piece of that puzzle. All interested parties are fully supportive of the boundary revision, and because the land is already owned by the Gettysburg Foundation and to be donated to the National Park Service no—I repeat, no—Federal funds will be used to purchase these properties.

This legislation is good for Gettysburg, the National Park Service, and the American taxpayers. I urge my colleagues to join me in support of H.R. 1513, the Gettysburg Battlefield bill. I would also like to thank Doc HASTINGS, the ranking member, and the committee for the unanimous support.

Mr. GRIJALVA. Mr. Speaker, I yield back the balance of my time.

Mr. HASTINGS of Washington. Mr. Speaker, I urge adoption of the bill, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Washington (Mr. HASTINGS) that the House suspend the rules and pass the bill, H.R. 1513.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the ayes have it.

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

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, further proceedings on this motion will be postponed.

PEACE CORPS DC COMMEMORATIVE WORK ACT

Mr. HASTINGS of Washington. Mr. Speaker, I move to suspend the rules and pass the bill (S. 230) to authorize the Peace Corps Commemorative Foundation to establish a commemorative work in the District of Columbia and its environs, and for other purposes.

The Clerk read the title of the bill. The text of the bill is as follows:

S. 230

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

SECTION 1. MEMORIAL TO COMMEMORATE AMERICA'S COMMITMENT TO INTER-NATIONAL SERVICE AND GLOBAL PROSPERITY.

(a) AUTHORIZATION TO ESTABLISH COMMEMORATIVE WORK.—The Peace Corps Commemorative Foundation may establish a commemorative work on Federal land in the District of Columbia and its environs to commemorate the mission of the Peace Corps and the ideals on which the Peace Corps was founded.

(b) COMPLIANCE WITH STANDARDS FOR COMMEMORATIVE WORKS ACT.—The establishment of the commemorative work under this section shall be in accordance with chapter 89 of title 40, United States Code (commonly known as the "Commemorative Works Act.")

(c) USE OF FEDERAL FUNDS PROHIBITED.—

(1) IN GENERAL.—Federal funds may not be used to pay any expense of the establishment of the commemorative work under this section.

(2) RESPONSIBILITY OF PEACE CORPS.—The Peace Corps Commemorative Foundation shall be solely responsible for acceptance of contributions for, and payment of the expenses of, the establishment of the commemorative work under this section.

(d) DEPOSIT OF EXCESS FUNDS.—If, on payment of all expenses for the establishment of the commemorative work under this section (including the maintenance and preservation amount required by section 8906(b)(1) of title 40, United States Code), or on expiration of the authority for the commemorative work under section 8903(e) of title 40, United States Code, there remains a balance of funds received for the establishment of the commemorative work, the Peace Corps Commemorative Foundation shall transmit the amount of the balance to the Secretary of the Interior for deposit in the account provided for in section 8906(b)(3) of title 40, United States Code.

SEC. 2. BUDGETARY EFFECTS.

The budgetary effects of this Act, for the purpose of complying with the Statutory Pay-As-You-Go Act of 2010, shall be determined by reference to the latest statement titled "Budgetary Effects of PAYGO Legislation" for this Act, submitted for printing in the Congressional Record by the Chairman of the Senate Budget Committee, provided that such statement has been submitted prior to the vote on passage.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Washington (Mr. HASTINGS) and the gentleman from Arizona (Mr. GRIJALVA) each will control 20 minutes.

The Chair recognizes the gentleman from Washington.

GENERAL LEAVE

Mr. HASTINGS of Washington. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days to revise and extend their remarks and include extraneous material on the bill.

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

There was no objection.

Mr. HASTINGS of Washington. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, S. 230 will authorize the Peace Corps Commemorative Foundation to establish a commemorative work on Federal land in the District of Columbia to recognize the foundation of the Peace Corps and the ideals upon which it was founded. The project must be planned and constructed with non-Federal funds and executed consistent with the Commemorative Works Act, which includes the moratorium for projects on the National Mall reserve.

With that, I urge adoption of the bill, and I reserve the balance of my time.

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

Last November, we marked the 50th anniversary of President Kennedy's tragic assassination. Losing President Kennedy left a lasting scar on the American psyche, but his legacy lives on through his words and ideas, including the establishment of the Peace Corps, an institution that has sent over 200,000 Americans to 139 countries in its 52-year history.

S. 230 authorizes construction of a memorial to commemorate the mission of the Peace Corps and the values on which it was founded. I cannot think of a better way to celebrate President Kennedy's legacy and the tremendous accomplishments of the Peace Corps.

With the passage of S. 230, we will be sending a worthwhile bill to the President's desk. I am glad we have been able to put our differences aside and pass such a meaningful bill in the first few weeks of the new year.

Both Congressman SAM FARR, who sponsored the House companion to this legislation in prior Congresses, and Representative Kennedy, who is the sponsor this Congress, deserve our thanks for the diligence in getting this legislation approved today.

With that, I reserve the balance of my time.

Mr. HASTINGS of Washington. Mr. Speaker, I am very pleased to yield 3 minutes to the gentleman from Wisconsin (Mr. Petri), a former Peace Corps member.

Mr. PETRI. I thank my colleague for yielding.

Mr. Speaker, I rise in support of the bill before us, S. 230, which would authorize the Peace Corps Commemorative Foundation to establish a memorial in our Nation's Capital to honor the formation of the Peace Corps and the thousands of volunteers who have represented our American ideals to communities around the world for over 50 years.

I was honored to have the opportunity to serve in the Peace Corps in Somalia, and I saw firsthand the contribution that Peace Corps volunteers make to the communities they serve. The continued selfless and noble service outside our borders remains a testament to the American ideals embodied by the Peace Corps volunteers I served with and those who are serving our Nation today.

The creation of the Peace Corps by Congress and President John F. Kennedy in 1961 marked a fundamental turning point in American foreign policy. The values and ideals of America were put into action to help meet the needs of people and communities in developing countries through volunteer service abroad.

When I was serving, we were taught that we were representing the American people, not necessarily the American Government. Therefore, I believe that a memorial to mark over 50 years of service by our fellow Americans that is paid for with voluntary contributions is an appropriate indication of the public support for all the volunteers that have and will continue to represent America in many different societies around the world.

The memorials in Washington, D.C., tell the story of the people and events that have shaped our Nation's history and our fundamental ideals. The founding of the Peace Corps was an expression of those ideals and will continue to inspire new generations of Americans to embrace the belief that we can and should reach out to uplift those around us. As such, I believe a memorial commemorating 50 years of Peace Corps history and volunteerism would be a meaningful part of the National Capital landscape.

I encourage my colleagues to consider this bill in the spirit in which it is being offered, as a privately funded commemorative effort, and join me in supporting S. 230.

Mr. GRIJALVA. Mr. Speaker, I yield such time as he may consume to the gentleman from Massachusetts (Mr. Kennedy), the sponsor of the House companion to the legislation.

Mr. KENNEDY. Mr. Speaker, I rise today in support of this piece of legislation. I want to thank the chairman and the ranking member for their diligence and their hard work in bringing this bill to the floor.

I also want to recognize my esteemed college from Wisconsin for his service in the Peace Corps and his dedicated public service ever since, and recognize my fellow returned Peace Corps volunteers that are on the floor as well.

Mr. Speaker, this piece of legislation seeks to recognize the commitment not just of Peace Corps volunteers, but some of the core values and ideals of our country. As a returned Peace Corps volunteer myself, serving in the Dominican Republic, I got to see some extraordinary, dedicated American citizens working day in and day out in some very tough circumstances over the course of their over-2 years of service.

□ 1715

And of all of the memories that come up in my 27 months abroad, one has particularly stuck with me. About a year or so into my service, I was on my way back into Santo Domingo, the nation's capital, on a bus initially designed for probably about eight, but with about 20 people crammed into it.

I was in the second-to-last row with a backpack on my lap, when an older gentleman tapped me on the shoulder and asked, in Spanish, Cuerpo de Paz, inquiring if I was actually a Peace Corps volunteer. Apparently, I didn't blend in quite as well as I had hoped.

The gentleman explained that he grew up on the outskirts of Santo Do-

mingo in a rural village that, at the time, didn't have any running water, and a Peace Corps volunteer arrived and helped construct an aqueduct to bring clean water to the village.

He, at that point, thanked me, not for my work, but for the work that that other volunteer had done decades before. He never asked my name. He never asked what I did. He just said thank you; and a few moments later, the bus stopped, he got off and I never saw him again.

It is that generosity of spirit, that dedication to the ideals and values of this country that Peace Corps represents and that this monument will seek to commemorate in our Nation's Capital for time to come.

I am so grateful for the support of our other Peace Corps volunteers that are serving in Congress and want to thank them for all the work that they did to make this day come to fruition.

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

Mr. GRIJALVA. Mr. Speaker, I yield as much time as he may consume to the gentleman from California (Mr. GARAMENDI), a returned Peace Corps volunteer who served his 2 years in Ethiopia.

Mr. GARAMENDI. Thank you, Mr. GRIJALVA, and I thank the chairman for bringing this bill to the floor.

What is there to say? 150,000-or-more men and women from America have gone out across the world to give the very best of this country, the service, to assist in numerous ways, everything from teaching to community development and everything in between.

My wife and I were two of those 150,000-plus Americans. Our service was in Ethiopia. And it is hard to say, coming back from those years, what actually happened. But what actually happened is progress was made.

The school in which my wife taught now has computers in their school as a result of her work and the work of her students who came back 30, 40 years after they had graduated from that elementary school, to help in their school to carry on the tradition of service.

This particular piece of legislation would simply authorize an effort by a nonprofit organization to build a commemorative program here in Washington, D.C. No Federal money is needed.

There is a long, long process that would lead to the culmination of this, but I believe, having seen the 50th anniversary program here in Washington, in which tens of thousands of returned Peace Corps volunteers and young men and women that want to become Peace Corps volunteers, came to Washington to commemorate the 50th anniversary. So, now, a year and a half later, here we are moving this piece of legislation.

We ought to do it; and, ultimately, I believe that there will be a commemoration, some sign of a memorial here in Washington, D.C., that will speak to

peace, will speak to the yearning that Americans have for peace around the world, for a better world for all of us, wherever that may be, whether it is in the former Soviet Union countries or in those developing countries in Africa, Asia, or in Latin America.

This is a good thing, and I am going to give just one more example. In the year 2000, a group of returned Peace Corps volunteers returned to Ethiopia and Eritrea. In the midst of a war in which some 80,000 Ethiopians and Eritreans were killed, that group of returned Peace Corps volunteers were able to speak to the heads of state.

The U.S. Government couldn't talk to them, nor could other governments. But it turned out that both of those heads of state were taught in their high school by Peace Corps volunteers, and they were willing to talk to those returned volunteers. And from those discussions came the formulation of the settlement of that war.

You never know where the impact will be felt, but I know it is felt in every country in which Peace Corps volunteers have served, and it is felt here in the United States and in this Congress by men and women that have served in the Peace Corps.

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

Mr. GRIJALVA. Mr. Speaker, I yield as much time as he may consume to the gentleman from California (Mr. FARR), another returned Peace Corps volunteer, who served his 2 years in Colombia and who has sponsored this legislation in previous Congresses.

Mr. FARR. Thank you very much, Mr. Chairman, for scheduling and for bringing this bill to the floor.

I am so proud that this bill is being brought to the floor by a Kennedy. President Kennedy appealed to the youth of this country with his inaugural address. I was a junior in college when he was sworn in, and that speech which has been repeated so much, of asking this country to think about what people in this country could do to help the country, rather than the government helping them, that call for action.

Today, 7,209 volunteers are spread out in 65 different countries around the world.

In President Kennedy's last State of the Union address, he said this:

Nothing carries the spirit of American idealism and expresses our hopes better and more effectively to the far corners of the Earth than the Peace Corps.

That is as true today as it was in the sixties, and what is so wonderful about this moment of sort of history and the folks that play in it is when I went into the Peace Corps in South America, the nickname, because the Kennedys were so popular, particularly in Colombia, the country that I went to, that we were called "hijos de Kennedy," children of Kennedy. That is what the nickname for the Peace Corps was.

And isn't it so wonderful that we had a child of a Kennedy—JOE KENNEDY is

now a Member of Congress-who is now able to carry this legislation. The torch is getting passed to a new generation. I carried this bill before, and I was so glad to be able to pass that torch to Joe. He is going to pass this torch to his children and other children, and we are going to keep the Peace Corps alive.

This commemorative that we are going to do here in Washington will remind the world that the Peace Corps is our best hope and chance for world peace.

Mr. HASTINGS of Washington. Mr. Speaker, I am prepared to close if the gentleman is prepared to close.

Mr. GRIJALVA. Mr. Speaker, before yielding back the remainder of our time, let me congratulate the sponsors of the legislation, Mr. KENNEDY, Mr. HASTINGS, for moving this rapidly through our committee, our chairman, and to the alumni of the Peace Corps that are a part of this great body, and to say that this legislation marks an acknowledgment of this great country providing to the world its greatest resource, its people, their talent, their intelligence, and their drive.

Mr. Speaker, I yield back the balance of my time.

Mr. HASTINGS of Washington. Mr. Speaker, I yield myself the balance of my time.

Mr. Speaker, I just want to say, which was repeated by, I think, every Member that spoke on this piece of legislation, that this legislation will require no Federal funds. And when you think about that, from the volunteer standpoint of those that went overseas and did what they did in their missions, I think that this is fitting that we should establish something from

a

the private sector that commemorates what they have done on behalf of our government.

So I think this is a good piece of legislation. I urge its adoption.

Mr. Speaker, I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Washington (Mr. HASTINGS) that the House suspend the rules and pass the bill, S. 230.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the ayes have it.

Mr. HASTINGS of Washington. Mr. Speaker, on that I demand the yeas and navs.

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, further proceedings on this motion will be postponed.

GRAND RONDE RESERVATION ACT AMENDMENT

Mr. HASTINGS of Washington. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 841) to amend the Grand Ronde Reservation Act to make technical corrections, and for other purposes, as amended.

The Clerk read the title of the bill. The text of the bill is as follows:

H.R. 841

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

SECTION 1. ESTABLISHMENT OF RESERVATION.

Section 1 of the Act entitled "An Act to establish a reservation for the Confederated Tribes of the Grand Ronde Community of Oregon, and for other purposes," approved Sep-

tember 9, 1988 (Public Law 100-425; 102 Stat. 1594; 102 Stat. 2939; 104 Stat. 207; 106 Stat. 3255; 108 Stat. 708; 108 Stat. 4566; 112 Stat. 1896), is amended—

- (1) in subsection (a)—
- (A) by striking "Subject to valid" and inserting the following:
 - '(1) IN GENERAL.—Subject to valid''; and
- (B) by adding after paragraph (1) (as designated by subparagraph (A)) the following:

"(2) Additional trust acquisitions.—

"(A) IN GENERAL.—The Secretary may accept title to any additional number of acres of real property located within the boundaries of the original 1857 reservation of the Confederated Tribes of the Grand Ronde Community of Oregon established by Executive Order dated June 30, 1857, comprised of land within the political boundaries of Polk and Yamhill Counties, Oregon, if that real property is conveyed or otherwise transferred to the United States by or on behalf of the Tribe.

"(B) TREATMENT OF TRUST LAND.-

"(i) All applications to take land into trust within the boundaries of the original 1857 reservation shall be treated by the Secretary as an on-reservation trust acquisition.

"(ii) Any real property taken into trust under this paragraph shall not be eligible, or used, for any Class II or Class III gaming activity carried out pursuant to the Indian Gaming Regulatory Act (25 U.S.C. 2701 et seq.), except for real property within 2 miles of the gaming facility in existence on the date of enactment of this Act that is located on State Highway 18 in the Grand Ronde community of Oregon.

"(C) RESERVATION.—All real property taken into trust within those boundaries at any time after September 9, 1988, shall be part of the reservation of the Tribe."; and

(2) in subsection (c)—

(A) in the matter preceding the table, by striking "in subsection (a) are approximately 10,311.60" and inserting "in subsection (a)(1) are approximately 11,349.92"; and

- (B) in the table—
- (i) by striking the following:

"6 Tax lot 8005.55"; and inserting the following:

"6 7, 8, 17, 18 Former tax lot 800, located within the SE 1/4 SE 1/4 of Section 7; SW 1/4 SW 1/4 of Section 5.55": 8; NW 1/4 NW 1/4 of Section 17; and NE 1/4 NE 1/4 of Section 18

(ii) in the acres column of the last item (108 Stat. 4566), by striking "240" and insert-(iii) by striking all text after added by section 2(a)(1) of Public Law 103-445 ing "241.06"; and

"6	7	18	$\mathrm{E}~^{1}\!\!/_{2}~\mathrm{NE}~^{1}\!\!/_{4}$	43.42'';
and inserti	ng the follow	wing:		
"6	8	1	W $\frac{1}{2}$ SE $\frac{1}{4}$ SE $\frac{1}{4}$	20.6
6	8	1	N $\frac{1}{2}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$	19.99
6	8	1	SE $\frac{1}{4}$ NE $\frac{1}{4}$	9.99
6	8	1	NE $\frac{1}{4}$ SW $\frac{1}{4}$	10.46
6	8	1	$NE \frac{1}{4} SW \frac{1}{4}, NW \frac{1}{4} SW \frac{1}{4}$	12.99
6	7	6	SW $\frac{1}{4}$ NW $\frac{1}{4}$	37.39
6	7	5	SE 1/4 SW 1/4	24.87
6	7	5, 8	SW ¼ SE ¼ of Section 5; and NE ¼ NE ¼, NW ¼ NE ¼, NE ¼ NW ¼ of Section 8	109.9
6	8	1	NW $\frac{1}{4}$ SE $\frac{1}{4}$	31.32
6	8	1	NE $\frac{1}{4}$ SW $\frac{1}{4}$	8.89
6	8	1	SW $\frac{1}{4}$ NE $\frac{1}{4}$, NW $\frac{1}{4}$ NE $\frac{1}{4}$	78.4
6	7	8, 17	SW 1/4 SW 1/4 of Section 8; and NE 1/4 NW 1/4, NW 1/4 NW 1/4 of Section 17	14.33
6	7	17	$NW\frac{1}{4}NW\frac{1}{4}$	6.68
6	8	12	SW $\frac{1}{4}$ NE $\frac{1}{4}$	8.19
6	8	1	SE $\frac{1}{4}$ SW $\frac{1}{4}$	2.0
6	8	1	SW $\frac{1}{4}$ SW $\frac{1}{4}$	5.05
6	8	12	SE $\frac{1}{4}$, SW $\frac{1}{4}$	54.64
6	7	17, 18	SW 1/4, NW 1/4 of Section 17; and SE 1/4, NE 1/4 of Section 18	136.83
6	8	1	SW 1/4 SE 1/4	20.08

6	7	5	NE $\frac{1}{4}$ SE $\frac{1}{4}$, SE $\frac{1}{4}$ SE $\frac{1}{4}$, E $\frac{1}{2}$ SE $\frac{1}{4}$ SW $\frac{1}{4}$	97.38
4	7	31	SE $\frac{1}{4}$	159.60
6	7	17	NW ½ NW ¼	3.14
6	8	12	NW $\frac{1}{4}$ SE $\frac{1}{4}$	1.10
6	7	8	SW $\frac{1}{4}$ SW $\frac{1}{4}$	0.92
6	8	12	NE $\frac{1}{4}$ NW $\frac{1}{4}$	1.99
6	7	7	NW 1/4 NW 1/4 of Section 7; and	
6	8	12	S $\frac{1}{2}$ NE $\frac{1}{4}$, E $\frac{1}{2}$ NE $\frac{1}{4}$ NE $\frac{1}{4}$ of Section 12	86.48
6	8	12	NE $^{1}\!\!/_{\!4}$ NW $^{1}\!\!/_{\!4}$	1.56
6	7	6	W $\frac{1}{2}$ SW $\frac{1}{4}$ SW $\frac{1}{4}$ of Section 6; and	
6	8	1	E $\frac{1}{2}$ SE $\frac{1}{4}$ SE $\frac{1}{4}$ of Section 1	35.82
6	7	5	$\mathrm{E}~^{1}\!\!/_{2}~\mathrm{NW}~^{1}\!\!/_{4}~\mathrm{SE}~^{1}\!\!/_{4}$	19.88
6	8	12	NW $\frac{1}{4}$ NE $\frac{1}{4}$	0.29
6	8	1	SE $\frac{1}{4}$ SW $\frac{1}{4}$	2.5
6	7	8	NE $\frac{1}{4}$ NW $\frac{1}{4}$	7.16
6	8	1	SE $\frac{1}{4}$ SW $\frac{1}{4}$	5.5
6	8	1	SE $\frac{1}{4}$ NW $\frac{1}{4}$	1.34
			Total	11,349.92".

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Washington (Mr. HASTINGS) and the gentleman from Arizona (Mr. GRIJALVA) each will control 20 minutes.

The Chair recognizes the gentleman from Washington.

GENERAL LEAVE

Mr. HASTINGS of Washington. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days to revise and extend their remarks and include extraneous material on the bill under consideration.

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

There was no objection.

Mr. HASTINGS of Washington. Mr. Speaker, I yield myself as much time as I may consume.

Mr. Speaker, H.R. 841 clarifies the administrative process for the Grand Ronde Tribe in Oregon to apply for new trust lands as long as the lands are within the tribe's original 1857 reservation.

The bill also deems property placed in trust for the tribe after 1988 to be part of the tribe's reservation and adjusts the tribe's Reservation Act to reflect several previous trust land acquisitions.

Mr. Speaker, in 1954, Congress terminated the Grand Ronde Tribe and its 60,000-acre western Oregon reservation. While Congress restored the tribe in 1983, the process of rebuilding the land base for it has been done in a somewhat piecemeal fashion, beginning in 1988.

H.R. 841 resolves a problem the Grand Ronde Tribe has experienced when it applies to the Department of the Interior for trust lands within its former reservation area. Applications for such land are considered under a set of "off-reservation" rules that are quite cumbersome.

The bill requires the Department to treat land acquisition applications under less cumbersome "on-reservation" rules. It does not, however, reestablish the original 1857 reservation.

The bill was reported favorably out of the Natural Resources Committee and has bipartisan support from the entire Oregon congressional delegation.

I also want to point out that the suspension text contains an amendment to the reported bill. The new language prohibits the Grand Ronde Tribe from gaming under the Indian Gaming Regulatory Act on all lands it acquires through the Department's "on-reservation" process unless the lands are within a 2-mile radius of its existing rural casino.

Within the 2-mile radius, existing restrictions under the Indian Gaming Regulatory Act remain in effect.

Mr. Speaker, I urge adoption, and I reserve the balance of my time.

Mr. GRIJALVA. Mr. Speaker, I yield myself as much time as I may consume.

H.R. 841 makes technical corrections to the Confederated Tribes of the Grand Ronde Reservation Act. In the past, efforts by the tribe have been hindered in its effort to restore traditional land within its original reservation by a very cumbersome and long process.

The bill would end the current twostep process that requires the tribe to take the former reservation land into trust with approval from Interior and then get congressional approval to be designated reservation land.

Also, the bill would allow the property taken into trust within the boundaries of the tribe's original reservation after September 9, 1988, to be part of the reservation.

Congressman SCHRADER is to be commended for his leadership on this legislation and his commitment to working on behalf of our first Americans.

H.R. 841 has wide support, including the entire Oregon delegation, and I urge its passage today.

Mr. Speaker, I yield as much time as he may consume to the gentleman from Oregon (Mr. Schrader), the sponsor of the legislation.

Mr. SCHRADER. Mr. Speaker, the Confederated Tribes of the Grand Ronde, which I have the privilege of representing, was terminated by the Federal Government in 1954. At that time, they not only lost their Federal recognition, but also its original reservation of over 60,000 acres.

In the decades that have ensued, members of the tribe have worked tirelessly to rebuild that Grand Ronde community. As was stated before, in 1983 these efforts resulted in the Grand Ronde Restoration Act, followed by the

Grand Ronde Reservation Act in 1988, which restored nearly 10,000 acres of the tribe's original reservation to the Grand Ronde people.

Since restoration, the tribe has continued their pursuit of securing its sovereignty by acquiring additional parcels of its original reservation and providing much-needed on-reservation jobs and services to tribal members.

Unfortunately, the tribe's efforts have been hampered by a lengthy, expensive, and cumbersome BIA process, as you have heard. After the tribe acquires a parcel of land in fee, the tribe must prepare a fee-to-trust application package for BIA. The BIA then processes this application, either as an onreservation or off-reservation acquisition.

□ 1730

Because the tribe does not have exterior reservation boundaries, all parcels are, therefore, processed under the much more rigorous and oftentimes unneeded off-reservation acquisition regulations, even if the parcel is located within the original boundaries of the reservation.

I introduced H.R. 841 to correct this problem and streamline the bureaucratic process the tribe continues to face as it brings parcels of land into trust. Under my legislation, any property located within the boundaries of the tribe's original reservation will be treated as "on-reservation" land for the purpose of processing acquisitions of property into trust, and deemed a part of the tribe's reservation once taken into trust.

Once enacted, H.R. 841 will not only save the Grand Ronde time and money, which could be better utilized serving their community and membership, but would also streamline the BIA's land-into-trust responsibilities to the Grand Ronde, thus saving taxpayer money.

There is no opposition in my State by State officials or local governments, and CBO scores this as no cost to the Federal Government. I am proud to say that H.R. 841 has the delegation's support, the Bureau of Indian Affairs' support, and unanimous support from the two counties affected by the legislation.

Shea-Porter

Sherman

Shimkus

Shuster

Sinema.

Slaughter

Smith (MO)

Smith (NE)

Smith (NJ)

Smith (TX)

Stewart

Stivers

Stutzman

Takano

Terry

Southerland

Swalwell (CA)

Thompson (CA)

Thompson (MS)

Thompson (PA)

Thornberry

Tiberi

Tierney

Tipton

Titus

Tonko

Tsongas

Turner

Upton

Valadao

Vargas

Veasey

Velázquez

Visclosky

Wagner

Walberg

Walden

Walz

Waters

Welch

Wenstrun

Whitfield

Williams

Wittman

Womack

Woodall

Yoder

Yoho

Yarmuth.

Young (AK)

Young (IN)

Wolf

Wilson (FL)

Wilson (SC)

Waxman

Weber (TX)

Webster (FL)

Westmoreland

Walorski

Vela.

Van Hollen

I want to thank my Oregon colleagues in particular for their continued support and efforts to move this bill forward; and, frankly, I would personally like to thank Chairman HAS-TINGS, Ranking Member GRIJALVA, Chairman Young, Ranking Member HANABUSA, and Representative DEFA-ZIO for their assistance in moving this important legislation forward and the tireless efforts that their staffs have put forward, particularly Travis Joseph and Chris Fluhr. Finally, I would like to thank the members of the Grand Ronde who have been very, very, very patient throughout this whole process.

With that, I ask Members of the House for their support for this important bill.

Mr. GRIJALVA. Mr. Speaker, I yield back the balance of my time.

Mr. HASTINGS of Washington. Mr. Speaker, I urge support for the legislation and yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Washington (Mr. HASTINGS) that the House suspend the rules and pass the bill, H.R. 841, as amended.

The question was taken; and (twothirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

A motion to reconsider was laid on the table.

RECESS

The SPEAKER pro tempore. Pursuant to clause 12(a) of rule I, the Chair declares the House in recess until approximately 6:30 p.m. today.

Accordingly (at 5 o'clock and 31 minutes p.m.), the House stood in recess.

□ 1830

AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore (Mr. HOLDING) at 6 o'clock and 30 minutes p.m.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, proceedings will resume on motions to suspend the rules previously postponed.

Votes will be taken in the following order:

H.R. 1513, by the yeas and nays;

S. 230, by the yeas and nays.

The first electronic vote will be conducted as a 15-minute vote. The remaining electronic vote will be conducted as a 5-minute vote.

GETTYSBURG NATIONAL MILI-TARY PARK BOUNDARIES REVI-

The SPEAKER pro tempore. The unfinished business is the vote on the mo-

Costa

Grimm

Lowey

tion to suspend the rules and pass the bill (H.R. 1513) to revise the boundaries of the Gettysburg National Military Park to include the Gettysburg Train Station and certain land along Plum Run in Cumberland Township, to limit the means by which property within such revised boundaries may be acquired, and for other purposes, on which the yeas and nays were ordered.

The Clerk read the title of the bill.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Washington (Mr. HASTINGS) that the House suspend the rules and pass the bill.

The vote was taken by electronic device, and there were—yeas 396, nays 0, not voting 36, as follows:

[Roll No. 12]

YEAS-396

Aderholt Cotton Guthrie Amash Courtney Hahn Amodei Cramer Hall Crawford Hanabusa Andrews Bachmann Crenshaw Hanna Crowley Bachus Harper Cuellar Barber Harris Barletta Cummings Hartzler Hastings (FL) Barr Daines Davis, Danny Barrow (GA) Hastings (WA) Barton Davis, Rodney Heck (NV) DeFazio Heck (WA) Bass Beatty DeGette Hensarling Becerra. Delanev Higgins Benishek DeLauro Himes Bentivolio DelBene Hinoiosa Bera (CA) Denham Holding Bilirakis Holt Dent DeSantis Bishop (GA) Honda DesJarlais Bishop (NY) Horsford Deutch Bishop (UT) Hoyer Black Diaz-Balart Hudson Blumenauer Huelskamp Dingell Bonamici Doggett Huffman Huizenga (MI) Boustany Doyle Brady (PA) Duckworth Hultgren Brady (TX) Duffy Hunter Duncan (SC) Braley (IA) Hurt. Duncan (TN) Bridenstine Israel Brooks (AL) Edwards Issa Jackson Lee Brooks (IN) Ellison Broun (GA) Envart Jeffries Brown (FL) Jenkins Eshoo Johnson (GA) Brownley (CA) Estv Farenthold Johnson (OH) Bucshon Johnson, E. B. Burgess Farr Fattah Bustos Johnson, Sam Butterfield Fincher Jordan Byrne Fitzpatrick Joyce Calvert Fleischmann Kaptur Camp Fleming Keating Cantor Flores Kelly (IL) Kelly (PA) Capito Forbes Capps Fortenberry Kennedy Capuano Foster Kildee Cárdenas Kilmer Foxx Frankel (FL) Carson (IN) Kind King (IA) Carter Franks (AZ) Cartwright Frelinghuysen King (NY) Cassidy Castor (FL) Kinzinger (IL) Fudge Gallego Kirkpatrick Castro (TX) Garamendi Kline Chabot Garcia Kuster Chaffetz Gardner Labrador Chu LaMalfa Garrett Cicilline Gibbs Lamborn Clark (MA) Gibson Lance Langevin Clarke (NY) Gingrey (GA) Clay Gohmert Lankford Clyburn Goodlatte Larsen (WA) Coble Gosar Larson (CT) Coffman Gowdy Latham Cohen Granger Latta Graves (GA) Cole Levin Collins (GA) Graves (MO) Lewis Collins (NY) Lipinski Grayson Conaway Green, Al LoBiondo Connolly Green, Gene Loebsack Griffin (AR) Lofgren Convers Griffith (VA) Long Cooper Grijalva Lowenthal

Pearce Luetkemever Pelosi Lujan Grisham Perlmutter (NM) Perry Peters (CA) Luján, Ben Ray (NM) Peters (MI) Lummis Peterson Petri Lynch Maffei Pingree (ME) Maloney. Pittenger Carolyn Pitts Maloney, Sean Pocan Poe (TX) Marchant Polis Massie Pompeo Matheson Posey McAllister Price (GA) McCarthy (CA) Price (NC) McCaul Quigley McClintock Radel McCollum Rahall McDermott Rangel McGovern Reed Reichert McHenry McKeon Renacci Ribble Rice (SC) McKinley McMorris Rodgers Rigell Roby Roe (TN) McNerney Meadows Meehan Rogers (AL) Meeks Rogers (KY) Rogers (MI) Messer Mica Rokita Rooney Michaud Miller (FL) Ros-Lehtinen Miller (MI) Roskam Miller, Gary Ross Rothfus Moore Moran Royce Mullin Ruiz Ryan (OH) Mulvanev Murphy (FL) Ryan (WI) Murphy (PA) Salmon. Nadler Sánchez, Linda Napolitano T. Sanford Nea1 Negrete McLeod Sarbanes Scalise Neugebauer Schakowsky Noem Nolan Schiff Nugent Schneider Nunes Schock Nunnelee Schrader O'Rourke Schweikert Olson Scott (VA) Owens Scott, Austin Palazzo Scott, David Pallone Sensenbrenner Pastor (AZ) Serrano

NOT VOTING-

Sessions

Sewell (AL)

Blackburn Jones Buchanan Kingston Campbell Lee (CA) Carney Cleaver Matsui McCarthy (NY) Culberson McIntyre Meng Miller, George Davis (CA) Ellmers Engel Pascrell Gabbard Richmond Wasserman Gerlach Rohrabacher Schultz Gutiérrez Roybal-Allard Herrera Beutler Runvan

Paulsen

Payne

Ruppersberger Rush Sanchez, Loretta Schwartz Simpson Sires Smith (WA) Speier Stockman

\Box 1853

So (two-thirds being in the affirmative) the rules were suspended and the bill was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

PEACE CORPS DC COMMEMORATIVE WORK ACT

The SPEAKER pro tempore. The unfinished business is the vote on the motion to suspend the rules and pass the bill (S. 230) to authorize the Peace Corps Commemorative Foundation to McHenry

Smith (MO)

establish a commemorative work in the District of Columbia and its environs, and for other purposes, on which the yeas and navs were ordered.

The Clerk read the title of the bill.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Washington (Mr. HASTINGS) that the House suspend the rules and pass the bill.

This is a 5-minute vote.

The vote was taken by electronic device, and there were—yeas 387, nays 7, not voting 38, as follows:

[Roll No. 13]

YEAS-387

Aderholt Daines Holding Holt Honda Amodei Davis, Danny Andrews Davis, Rodney DeFazio Bachmann Horsford Hoyer Hudson Bachus DeGette Barber Delaney Barletta DeLauro Huelskamp Barr DelBene Huffman Barrow (GA) Huizenga (MI) Denham Hultgren Bass DeSantis Hunter Beatty DesJarlais Hurt Deutch Israel Becerra Benishek Diaz-Balart Issa. Jackson Lee Bentivolio Dingell Bera (CA) Jeffries Doggett Bilirakis Dovle Jenkins Bishop (GA) Duckworth Johnson (OH) Bishop (NY) Duffy Johnson, E. B. Duncan (SC) Bishop (UT) Johnson, Sam Duncan (TN) Jordan Black Blumenauer Edwards Joyce Bonamici Ellison Kaptur Boustany Enyart Keating Brady (PA) Eshoo Kelly (IL) Kelly (PA) Brady (TX) Estv Farenthold Braley (IA) Kennedy Bridenstine Farr Kildee Fattah Brooks (AL) Kilmer Brooks (IN) Fincher Kind King (IA) Brown (FL) Fitzpatrick Brownley (CA) Fleischmann King (NY) Kinzinger (IL) Bucshon Fleming Burgess Flores Kirkpatrick Forbes Bustos Kline Butterfield Fortenberry Kuster Byrne Foster Labrador Calvert Foxx LaMalfa Frankel (FL) Lamborn Camp Cantor Franks (AZ) Lance Langevin Frelinghuysen Capito Lankford Capps Fudge Capuano Gallego Larsen (WA) Cárdenas Garamendi Larson (CT) Carson (IN) Garcia Latham Carter Gardner Latta Cartwright Garrett Levin Gibbs Cassidy Lewis Castor (FL) Lipinski Gibson Castro (TX) Goodlatte LoBiondo Chabot Gosar Loebsack Chaffetz Gowdy Lofgren Chu Granger Long Cicilline Graves (GA) Lowenthal Graves (MO) Clark (MA) Lucas Luetkemeyer Clarke (NY) Grayson Clay Green, Al Lujan Grisham Clyburn Green, Gene (NM) Griffin (AR) Luján, Ben Ray Coble Coffman Griffith (VA) (NM) Lummis Cohen Grijalva Grimm Cole Lynch Collins (GA) Guthrie Maffei Collins (NY) Hahn Maloney, Conaway Hall Carolyn Hanabusa Malonev. Sean Connolly Conyers Hanna Marchant Cook Harper Marino Cooper Harris Massie Costa Hartzler Matheson Cotton Hastings (FL) Matsui McAllister Hastings (WA) Courtney Cramer Heck (NV) McCarthy (CA) Crawford Heck (WA) McCaul McClintock Crenshaw Hensarling McCollum Crowley Higgins Cuellar Himes Hinojosa McDermott Cummings McGovern

Pompeo McKeon Posey Smith (NE) Price (GA) McKinlev Smith (NJ) McMorris Price (NC) Smith (TX) Rodgers Quigley Southerland McNernev Radel Stewart Meadows Rahall Stivers Meehan Rangel Stutzman Meeks Reed Swalwell (CA) Messer Reichert Takano Mica Renacci Terry Michaud Ribble Thompson (CA) Rice (SC) Miller (FL) Thompson (MS) Miller (MI) Rigell Thompson (PA) Miller, Garv Roby Thornberry Roe (TN) Moore Tierney Rogers (AL) Tipton Mullin Rogers (KY) Titus Mulvaney Rogers (MI) Tonko Murphy (FL) Rokita Tsongas Murphy (PA) Rooney Turner Ros-Lehtinen Nadler Upton Napolitano Roskam Valadao Nea1 Ross Van Hollen Negrete McLeod Rothfus Vargas Neugebauer Royce Veasey Noem Ruiz Vela Nolan Ryan (WI) Velázquez Nugent Salmon Visclosky Sánchez, Linda Nunes Wagner Nunnelee Т. Walberg O'Rourke Sanford Walden Olson Sarbanes Walorski Owens Scalise Walz Pallone Schakowsky Waters Pascrell Schiff Schneider Waxman Pastor (AZ) Webster (FL) Paulsen Schock Schrader Welch Pavne Wenstrup Pearce Schweikert Whitfield Pelosi Scott (VA) Williams Perlmutter Scott, Austin Wilson (FL) Scott, David Perry Peters (CA) Wilson (SC) Sensenbrenner Peters (MI) Serrano Wittman Peterson Sessions Wolf Womack Petri Sewell (AL) Pingree (ME) Shea-Porter Woodall Pittenger Sherman Yarmuth Pitts Shimkus Yoder Yoho Pocan Shuster Young (AK) Poe (TX) Sinema Polis Slaughter Young (IN)

NAYS-7

Amash Gohmert Westmoreland Broun (GA) Palazzo Weber (TX) Gingrey (GA)

NOT VOTING-38

Blackburn Johnson (GA) Ruppersberger Buchanan Jones Ryan (OH) Campbell Kingston Sanchez, Loretta Carney Lee (CA) Cleaver Schwartz Lowey McCarthy (NY) Simpson Culberson Davis (CA) McIntyre Sires Ellmers Smith (WA) Meng Miller, George Engel Speier Gabbard Richmond Stockman Gerlach Rohrabacher Tiberi Gutiérrez Roybal-Allard Wasserman Herrera Beutler Runyan Schultz

□ 1900

Mr. GINGREY of Georgia changed his vote from "yea" to "nay."

So (two-thirds being in the affirmative) the rules were suspended and the bill was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

RECOGNIZING THE 111TH ANNIVER-SARY OF THE ARRIVAL OF THE FIRST KOREAN IMMIGRANTS

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

Mr. ROYCE. Mr. Speaker, I rise today celebrate the tremendous

achievements that Korean Americans have made since the first Koreans arrived here in California, in the United States, on this day, on January 13, back in 1903.

In recognizing this special anniversary, we honor the rich cultural history, the wonderful contributions that those Korean Americans have made to the arts, to science, to commerce.

Korean Americans are leaders business and government and in the community here. They serve bravely in our Nation's armed services and have made the ultimate sacrifice in defense of our Nation

As chairman of the Foreign Affairs Committee, I also see the positive impact of Korean Americans on the U.S. Republic of Korea relationship. Last year, I was honored to welcome President Park when she visited the U.S. and made a special stop in southern California to meet with Korean American leaders.

Next month, I will lead a bipartisan delegation to Seoul to meet with President Park to reinforce America's friendship with South Korea.

Having chaired the U.S.-Korea Interparliamentary Exchange, I know well the role that those members of the National Assembly and of our House of Representatives played in establishing the U.S.-Korea Free Trade Agreement.

So, in the months ahead, Congress will continue its work on issues that deepen the relationship, the special relationship, with U.S. and South Korea.

THE WAR ON POVERTY

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

Ms. BASS. Mr. Speaker, I rise today to join my colleagues in marking the 50th anniversary of the war on poverty.

When I was 20 years old, I went to work for the Greater Los Angeles Community Action Agency, which was the administrative agency for the war on poverty in Los Angeles. This experience helped shape my commitment for public service.

The war on poverty has had a real, lasting, and positive legacy; but there is still much more that needs to be done. According to the U.S. Census, roughly one in three Americans lived in poverty for at least 2 months from 2009 to 2011, one in three.

Congress needs to make sure that we are doing all we can to help Americans creating jobs and addressing the structural causes of poverty.

Without a doubt, the war on poverty was more than a speech; it was a commitment backed up by public policy and resources to help Americans escape the tyranny of poverty. On this golden anniversary, let us return to this commitment in our laws, our programs, and our communities.

THIS MUST CHANGE

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

Mr. ROTHFUS. Mr. Speaker, Friday's jobs report was discouraging: 347,000 people stopped looking for work. One commentator said people "simply gave up."

This has been the worst recovery since the Great Depression. The President's policies, massive spending, a destructive health care law, a promise to bankrupt the coal industry, and a refusal to build Keystone XL have not produced jobs. They have, however, helped Wall Street and Washington elites. This is not fair.

One of my bosses in Pennsylvania 12, Laurie, emailed about her husband, who lost his job as a result of the war on coal. He took care of his family with that job.

She writes:

Many other industries besides the miner are affected. It trickles down to the truck driver, the blasting companies, and even down to our restaurants and retail stores.

To help families like Laurie's, this House has passed dozens of bills to promote job growth. Unfortunately, the Senate has failed to act. This must change so that more people do not simply give up.

HONORING THE LIFE AND SERVICE OF ASSEMBLYMAN BERNIE ANDERSON

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

Mr. HORSFORD. Mr. Speaker, I come to the floor today to remember Assemblyman Bernie Anderson of Sparks, Nevada, who passed away last Friday.

Bernie was a true public servant, not just as a lawmaker, but as an educator as well. For 32 years, he was a dedicated teacher and was recognized with the Teacher of the Month Award by the Reno/Sparks Chamber of Commerce in October 1985.

As chair of the Assembly Judiciary Committee, he was a staunch advocate for children and drug treatment policy that provided people the help they needed.

When asked how he became successful at his job, he answered:

I try to listen rather than talk. I like people. I care about what people are thinking and how they see solutions to the problems.

We desperately need more people like Bernie Anderson in this world. He will be missed by many. My thoughts and prayers remain with his family.

OPPOSITION TO UNESCO FUNDING

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

Ms. ROS-LEHTINEN. Mr. Speaker, because UNESCO admitted the non-existent state of Palestine to its membership, we were obligated, under U.S.

law, to cut off funding for that anti-American, anti-Israel organization.

Yet some in Congress are trying to change these laws in the upcoming omnibus spending bill without giving Members of Congress the opportunity to have an open and honest debate on the merits of having our constituents fund UNESCO.

There is no incentive for the House to go against our principles, to go against U.S. law; and I will remain in absolute opposition to any proposition that offers the administration a waiver on this or offers a plan to fund, partially or fully, any part of UNESCO.

UNESCO knew what it was doing when it voted Palestine into its club, but UNESCO counted on the squishy Obama administration to fund the agency anyway.

Well, Congress should say "no" to UNESCO. We should say to UNESCO, no, you are not worthy of the hard-earned taxpayer dollars of our constituents; and enough is enough, Mr. Speaker.

RECOGNIZING THE 101ST ANNIVER-SARY OF DELTA SIGMA THETA SORORITY, INCORPORATED

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

Ms. CLARKE of New York. Mr. Speaker, as a proud member of the Brooklyn Alumnae Chapter of Delta Sigma Theta Sorority, Incorporated, it is my deepest honor to extend warm wishes to my sorority on our 101st Founders Day.

Established on January 13, 1913, by 22 young women at Howard University in Washington, D.C., the women of Delta Sigma Theta soon demonstrated their commitment to social justice, public service, and active participation in our civil society.

The women of Delta Sigma Theta worked to support academic excellence at their colleges and universities and to provide assistance to women in need.

In 1950, its first overseas chapter was established in Port-au-Prince, Haiti. The sorority currently has more than 900 chapters located in the United States, England, Japan, Germany, the Virgin Islands, Bermuda, the Bahamas, and the Republic of Korea.

Many very prominent corporate, public, and community leaders are members of the sorority, including the chair of the Congressional Black Caucus, the Honorable MARCIA FUDGE, who is a past national president of Delta, and the Honorable Congresswoman JOYCE BEATTY of Columbus, Ohio.

My predecessor in Congress, the Honorable Shirley Chisholm, was also a member of Delta Sigma Theta. Her work as an activist and an elected official provides an example of the capacity of leadership that the sorority has developed in generation after generation of young, college-educated women.

To the women of Delta Sigma Theta Sorority, Incorporated, Happy Founders Day.

\Box 1915

KILLER DRINKING WATER— AFRICA

(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, as the Sun rises each morning in Africa, Angelina gathers water for her family. But the community water well in Muyayano, Malawi, is broken most every day. So she and other women like her are forced to go 10 miles to fetch water from a polluted river, water that is bacterially infested with waste, parasites, and other insects.

Going to the smelly river is physically hard. But it is also emotionally hard because Angelina's 2-year-old daughter got sick and died from the bug-infested river water, a girl similar to this one. But Angelina goes to the river because she has no other option.

Every 21 seconds, a child dies from water-related diseases. By the time I finish talking, three children will die. This ought not to be.

Representative BLUMENAUER and I have introduced the Water for the World Act. This will make U.S. water aid more efficient, and it will be more coordinated. We have it within our power to fix this tragedy so that mothers in Africa don't lose their daughters to polluted drinking water.

And that's just the way it is.

HAITIAN EARTHQUAKE

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

Mr. JOHNSON of Georgia. Mr. Speaker, I rise today to remind us that it has been 4 years since a 7.0 magnitude earthquake devastated Haiti, killing more than 300,000 people and displacing more than 2 million Haitians.

Today, according to the International Organization for Migration, 350,000 people remain in impoverished conditions, squalid tent cities litter the countryside, and the nation deals with an ongoing food crisis as it fights a cholera outbreak.

As we reflect on this ongoing tragedy and empathize with the continuing suffering of the people of Haiti, let's reinvigorate our resolute commitment to Haiti's full recovery and its future development.

VOLUNTEER FIREFIGHTERS

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

Mr. THOMPSON of Pennsylvania. Mr. Speaker, under the Affordable Care Act's employer mandate, volunteer organizations with 50 or more employees could be forced to provide health insurance or pay penalties. This could decimate the financial solvency of firefighting organizations across my home State and the country.

I, along with colleagues from the House and Senate, have pushed to have the Internal Revenue Service clarify this situation. Last month I joined with Pennsylvania Representative Lou Barletta, along with 30 other colleagues, on the introduction of legislation that would ensure these volunteers are not counted as full-time employees under the ACA.

As a result of these efforts, on Friday, January 10, the IRS announced they will not be considering volunteer firefighters as employees for purposes of the law. While the IRS announcement is a huge step in the right direction, that does not make the decision final. The devil always tends to be in the details.

Mr. Speaker, this cloud of uncertainty for our volunteers and the populations they protect must be removed. With that said, I look forward to reviewing the final ruling and will work to ensure there is certainty provided in a timely fashion.

IN MEMORY OF VICTIMS OF THE HAITI EARTHQUAKE

(Ms. JACKSON LEE asked and was given permission to address the House for 1 minute.)

Ms. JACKSON LEE. To my Haitian constituents, those of Haitian descent in Houston, Texas, and those around the Nation, I want you to know that we have not forgotten you.

Mr. Speaker, I rise today in memory of the victims of the Haitian earth-quake that took so many hundreds of thousands of Haitian citizens in a terrible, massive disaster. Nearly 4 years after Haiti's devastating earthquake, there is still too little transparency and accountability, with too much work to do and too many Haitians suffering.

As Haitian Americans are caught up in our broken immigration system, it is important for them to know that we have not forgotten their loved ones. There are close to 300,000 people still living in tent camps, many of whom are facing forced evictions. Although there was a great deal of sympathy and help, now is the time to be able to look to those who are still suffering.

Cholera has killed over 8,400 Haitians and sickened over 689,000; hundreds of thousands of Haitians have little or no access to potable water or basic health services; Haiti is facing an impending food crisis; and the children are suffering, according to local and international organizations. That is why I have supported H.R. 3509, the Assessing Progress in Haiti Act of 2013. This legislation will give Congress information.

According to the GAO, Congress lacks information on the amount of

funds that have been obligated and disbursed. But Congress must do something. They are our friends and neighbors; they are our allies, and Haiti cannot suffer this alone.

As I conclude, let me thank the Congressional Black Caucus for the work that it has done. Without ceasing, we will continue to work together and work with this Congress.

Mr. Speaker, I rise to remember the victims of the massive earthquake in Haiti four years

Nearly four years after Haiti's devastating earthquake, there is still far too little transparency and accountability around U.S. relief and reconstruction aid efforts.

There are close to 300,000 people still living in tent camps, many of whom are facing forced evictions. Cholera has killed over 8,400 Haitians and sickened over 689,400 since it was first introduced to Haiti in October of 2010.

Hundreds of thousands of Haitians have little or no access to potable water or basic health services, and Haiti is facing an impending food crisis according to local and international organizations, and the government of Haiti.

That is why we should pass H.R. 3509, the "Assessing Progress in Haiti Act of 2013." This legislation, which I am proud to co-sponsor, will greatly assist Congress in overseeing U.S. assistance in Haiti by providing law-makers, the U.S. public, and Haitians with key details on the manner in which U.S. taxpayer money is being spent.

According to the GAO, "Congress lacks information on the amounts of funds obligated and disbursed and program-by-program progress of U.S. reconstruction activities [in Haiti]."

Mr. Speaker, the people of Haiti continue to face tremendous challenges and still need our help.

That is why it is essential that we ensure that U.S. assistance to Haiti is delivered efficiently is more essential than ever.

2010 HAITI EARTHQUAKE

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

Ms. WILSON of Florida. Mr. Speaker, on the fourth anniversary of the worst natural disaster in recent history, the earthquake in Haiti of 2010, I rise to honor those affected and salute the strength and resilience of the Haitian people.

The earthquake in January 2010 claimed hundreds of thousands of lives and destroyed the livelihoods of nearly 3 million more people. Take a moment to contemplate the enormity of this calamity:

More than three-quarters of the schools in the capital were rendered useless, leaving young Haitians with little opportunity to learn and no safe space to spend their time;

A quarter of the civil servants in Port-au-Prince were killed, resulting in an overwhelming need for administrative service providers and security personnel.

Thanks to the resolve and hard work of the Haitian people, as well as effec-

tive assistance from the Obama administration and our international partners, Haiti has started on the process of recovery.

The fourth anniversary of Haiti's tragedy provides an opportunity to honor those who lost their lives and recognize the progress that has been achieved. It is also a time to reaffirm our commitment to help Haiti rebound, by insisting on accountability and transparency.

WATER SCARCITY

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

Mr. TONKO. Mr. Speaker, with all of the recent reporting on snow and rain events, it is hard to imagine that water scarcity is one of the greatest threats from climate change, but it is. And water scarcity already imposes tremendous costs and suffering on some 1.3 billion people around the world.

A study published in the proceedings of the National Academy of Sciences combined agricultural and water models to gain a more realistic estimate of the impacts of climate change on food production. The results were not encouraging. Agriculture is our largest single use of water, primarily for irrigation; and it is irrigation water that the study's authors project will be reduced significantly, converting between 48 and 148 million acres from irrigated to rain-fed land.

There are substitutes for many materials we use but not for water. We must protect water resources and use them with care. And part of that effort must be to address climate change by limiting the emissions that are threatening our futures and that of our children.

Food supplies, human health, and economic and social progress all require adequate, reliable clean water supplies. We should act now before any more people are forced to endure water shortages.

$\begin{array}{c} {\tt DELTA~SIGMA~THETA~SORORITY,}\\ {\tt INCORPORATED} \end{array}$

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

Mr. VEASEY. Mr. Speaker, I rise today to honor the Fort Worth, Dallas, and Arlington chapters of Delta Sigma Theta Sorority, Incorporated, on their Founders Day for 101 years of dedicated service to our communities.

Founded in 1913 by 22 women on the campus of Howard University, Delta Sigma Theta is an organization committed to scholarship, sisterhood, and service. Deltas are committed to service and provide assistance and support through established programs like Delta GEMS, a program the Fort Worth alumnae chapter hosts at T.A. Sims Elementary School each month,

which works to empower high school girls. In Arlington, Deltas help fight heart disease through Zumba and line dancing as a part of the Go Red Campaign. And in Dallas, Deltas provide free hair styling for senior citizens at their Joy Woodfork Beauty Salon.

I applaud the Dallas/Fort Worth alumnae chapters and the thousands of Deltas nationwide for their distinguished service to our country, State, and the world, and I wish them many more.

CONGRESSIONAL BLACK CAUCUS ADDRESSES UNEMPLOYMENT BENEFITS

The SPEAKER pro tempore (Mr. COLLINS of New York). Under the Speaker's announced policy of January 3, 2013, the gentleman from Nevada (Mr. HORSFORD) is recognized for 60 minutes as the designee of the minority leader.

Mr. HORSFORD. Mr. Speaker, I appreciate this designated hour at the beginning of this week for the Congressional Black Caucus, as it normally does, to come to this floor to bring forward issues that are very important to the American people. Tonight I join with my colleagues to speak about the importance of extending unemployment insurance benefits, growing our economy, and putting people back to work. So for the next hour, the Congressional Black Caucus will talk about the dire need for emergency unemployment insurance benefits and the fact that it is time for Congress to do its job.

I would like to thank my coanchor, Mr. JEFFRIES from New York, and our chair, the Honorable MARCIA FUDGE from Ohio, for their leadership and working tonight to bring forward these important issues.

At this time, I would like to yield to the gentlelady from New York, Representative CLARKE.

Ms. CLARKE of New York. Mr. Speaker, I thank the gentleman from Las Vegas (Mr. HORSFORD) for his leadership and guidance during this CBC Special Order.

Today I rise to support the extension of emergency unemployment benefits. Since 2008, both parties have come together to provide extra weeks of unemployment benefits for our fellow Americans. These Americans are our neighbors, our relatives, our friends, and constituents who are unemployed through no fault of their own. They have consistently tried to find employment, having pounded the pavement each and every day but, unfortunately, to no avail. They deserve our help.

Unemployment benefits help Americans pay for their most basic survival needs: food, housing, and medical care. If unemployment benefits are not extended, approximately 5 million Americans are expected to lose emergency unemployment benefits over the next 12 months; and of that number, 383,000 are New Yorkers.

Failing to extend the emergency benefits will reduce economic growth by 0.4 percent in the first quarter of 2014 and cost our economy 310,000 jobs next year. Is this really another problem that we want to have our Nation face?

It is important to realize that unemployment not only negatively affects individuals and their families but also our economy, in particular, small business owners. The mom-and-pop shops that are the pillars in our communities suffer more when their customers cannot patronize their businesses.

Mark Zandi, chief economist at Moody's Analytics, has found that every \$1 spent on unemployment insurance grows the economy by \$1.55.

□ 1930

These dollars circulating through the economy create jobs. Despite statements to the contrary made by some of my Republican colleagues, no one wants to be unemployed. Americans want to work. It is part of the American ethos. It is also part of the American ethos to help our fellow citizens out when they are down. We all must remember that, but for the grace of God, go I.

I close by asking Speaker BOEHNER to bring an emergency unemployment benefit extension bill to the floor, and, in doing so, help not only our economy but, most importantly, millions of deserving and unemployed Americans.

Mr. HORSFORD. I would like to thank the gentlelady from New York. Thank you for your hard work and for bringing your perspective to the need for extending the unemployment insurance benefits to the 1.3 million Americans who, as of this week, have now lost receiving that benefit. This is the week that they would have otherwise received that unemployment insurance benefit in the mail. So this is real for some 1.3 million Americans who are struggling this week to meet their obligations to keep the lights on, to put food on the table and to pay the rent. This is the week. Each week that Congress fails to act, 72,000 Americans—additional Americans—lose their unemployment insurance benefits. One person every 8 seconds, Mr. Speaker, loses their uninsurance benefits when Congress fails to act.

That is why the Congressional Black Caucus is here this evening, to bring attention to this urgency of now. Every week, 72,000 Americans are struggling—additional Americans—on top of the 1.3 million who already, as of December 28, have lost their unemployment insurance.

So this is real, and the impacts are real.

I would like to go to the vice chairman now of the Congressional Black Caucus, the gentleman from North Carolina, who provides tremendous leadership to our caucus and to the issues important to the American people, the gentleman from North Carolina (Mr. Butterfield).

Mr. BUTTERFIELD. Let me thank you, Mr. HORSFORD, for yielding to me this evening. Let me also thank you for

your passion and your tireless work not only on behalf of the Congressional Black Caucus but on behalf of the people of Clark County, Nevada, and all of the other people that you represent in your great State.

Thank you very much for your tireless energy. I have watched you from the first day that you have come to the House floor, and you are, no doubt, one of the hardest working Members of this House, and I thank you so very much.

Mr. Speaker, I come to the floor today to urge my Republican colleagues to pass an extension of the Emergency Unemployment Compensation program and to do it now. This program is a crucial safety net for those who are most in need. My colleagues know that I represent North Carolina, but what many of you may not know is that my State, the State of North Carolina, already lost its Federal unemployment insurance last Republican Governor vear. McCrory turned away \$780 million in Federal funding to assist the long-term unemployed. Now, on December 28, a few days ago, 1.3 million Americans joined tens of thousands of my constituents in losing out on the support that they deserve.

This program, Mr. Speaker, is a response to the greatest recession since the Great Depression. In the last 5 years, President Obama has led our Nation back from the brink of economic collapse, but there is still work to be done. Now is not the time to abandon this program. 1.3 million Americans have been searching for work for more than 26 weeks, often after being laid off from jobs they have worked at for years.

The need for emergency unemployment insurance is especially high in communities like those that I represent in North Carolina. Double-digit unemployment still persists in many counties that I represent. In my congressional district, one in four people, including 36 percent of our children, live below the poverty level. Families in transition depend on emergency unemployment insurance to put basic food on the table, to care for their children and to search for new employment.

Last year, North Carolina Governor Pat McCrory dealt a devastating blow to the long-term unemployed by reducing State unemployment benefits. That reduction caused the Federal Emergency Unemployment Compensation program to literally dissolve in our State. Governor McCrory made this decision knowing its harmful impacts and that it would make North Carolina the only State in the country to end emergency jobless benefits for its citizens.

The Governor's decision is a disgrace. That decision forfeited—forfeited—\$780 million in urgently needed Federal benefits for long-term unemployed North Carolinians and cost our State \$1.5 billion in economic activity. The elimination of the EUC program nationwide now could cost an additional

200,000 jobs due to reduced economic activity. This is according to the Congressional Budget Office.

At the beginning of this year, Americans from all 49 other States lost out on their emergency unemployment benefits, just like my State did last year. Now 1 million families will struggle to pay their bills and provide for their families during their search for employment. North Carolinians have already seen firsthand how devastating these cuts can be. My constituents are outraged. They are outraged with Governor McCrory and Republicans in the North Carolina General Assembly who chose to abandon this program.

We must extend this program to give families a chance to get back on their feet. Democratic proposals to extend the program would give my constituents a chance—a fair chance—to receive Federal unemployment benefits held hostage by our Governor. Two times in the last 2 months House Republicans on this floor have nearly unanimously defeated Democratic motions to hold votes on extending this program.

Therefore, we must stand up against those like Governor McCrory who seek to disenfranchise hardworking people who are down on their luck by extending emergency unemployment insurance and other critical programs, a

insurance payments for many, many vears.

We cannot, Mr. Speaker, we must not afford to turn a blind eye and to leave those behind who are most in need.

program which they have paid into as

I want to thank you, Mr. HORSFORD, for bringing this to the attention of the American people. I hope my colleagues are listening tonight because this is a sense of urgency.

Mr. HORSFORD. I thank the gentleman from North Carolina, and I thank him for his profound remarks this evening and the call to action, not only for the leadership in North Carolina but for the leadership in this House to do its job in bringing legislation forward to allow us to vote to extend unemployment insurance benefits for the people of North Carolina and across America, who this week, now because of the failure of Congress to act. when they went to their mailbox to receive their unemployment insurance benefit, this is the week that they opened that mailbox and nothing was there to provide that bridge. So this is real, and so people are impacted.

This has been an insurance program that has received bipartisan support in the past, and there is no reason why this Congress cannot do its job to get this done now. I thank the gentleman from North Carolina for his leadership.

I would like to now turn to the gentlelady from Texas, who brought forward and who raised the objections prior to our even adjourning in December, along with 170 of our other colleagues, calling on the leadership to not go on recess but, in fact, to stay here and do its job. We are where we

are now, but we have raised these objections, and the gentlelady from Texas has raised these objections.

I would like to yield now to the gentlelady from Texas, Ms. Sheila Jackson Lee.

Ms. JACKSON LEE. Let me thank the gentleman from Nevada (Mr. Horsford) and Mr. Jeffries again both for convening the Congressional Black Caucus, under your leadership and the leadership of our chairwoman, the honorable Marcia Fudge, and to be joining here on the floor, at least to date, with our colleague from New York, our colleague from North Carolina and our colleague from New Jersey, which is clearly showing the vast depth of this particular crisis going from South to North and to the far western State of Texas.

Let me say to those who are presently unemployed, the 72,000 a week that occurs as we stand on the floor of the House, that you can count on the Members on this floor, the Democratic Members, the Congressional Black Caucus and our good friends on the other side of the aisle, to recognize that this is not a partisan issue but an American issue.

Just a few weeks ago, or just last week, in fact, I had in the Houston Chronicle an op-ed that said the number one job of the House is to extend emergency unemployment aid. The program will help the economy by creating jobs and boosting growth.

I think it is important to emphasize and refute some of the negative stigma that comes from those who misunderstand what the unemployment benefit—or unemployment insurance, let's use that word—means. It means that individuals have actually worked. They are working people. They put into the idea of having an unemployment benefit, and the United States Federal Government determined in times of bad economic times to continue the 47 weeks through an emergency relief.

By the way, it was supported by President George Bush in 2008 when he offered to say that these individuals have worked previously, they are looking for work, and they deserve to be able to support their families.

Individuals like Anetta Parker, who has been looking for work for 2 years, who is holding up the very letter that she held up at my press conference in Houston to acknowledge that this is a letter that many people are getting in their mailboxes. Not only are they getting these letters, but they are not getting any indication for relief, call United Way, call social services. I can tell you, people who work do not have a tendency to know the local social services, and they are desperate. They get a letter that they are being cut off.

In the midst of this I met individuals who are looking for work and said, I am now homeless because those dollars were allowing me to pay week to week for a place to live, a place to clean myself, if you will, to make myself presentable for work, to look for work,

which is a requirement of the emergency unemployment insurance benefit, and they are now on the streets.

Not only are they on the streets, Mr. Horsford, but when I went home on Friday and sat down again at the career and recovery resources to look for or to talk with more individuals, many of these persons are veterans, because veterans are taught to suck it up, and they have not even, in some instances, attempted to get these benefits—to those who would say that everybody just wants to be on the dole. So beyond the unemployment benefits of 1.3 million, there are many others that we have not approached.

So it is important that this Special Order is done to reach to the other side of the aisle for the Speaker to put on the floor of the House an emergency 3month extension of unemployment benefits, to not cast aside individuals who have been looking for work and to not ignore the fact that over this cold December, we lost 16,000 jobs in construction, we lost some 11,000 jobs in the movie industry, we lost jobs in the sports industry, and we are continuing to lose jobs because this month was a cold month. So the production of jobs was 78,000. Even though this economy is rebounding and we have had some other good months, this month, the December month, it was 78,000.

Don't you think that those individuals who are looking for work were rebuffed by the fact, or were blocked by the fact, that there were jobs that were lost?

So I would like to encourage my friends in the other body to quickly find a way of coming together. As my colleagues know, they postponed the votes today. I believe that some of the suggestions being made about pension relief for military persons may be a basis of finding compromise, but I think when we pit the idea of fiscal responsibilities and deficits against individuals having a roof over their head and children having food on the table, it is disgraceful.

It is equally disgraceful when people misinterpret the idea of what unemployment benefits are all about. As I wrote this op-ed, it saddened me, though I believe in the First Amendment, when letters came in response to the op-ed, and they wanted to ask a question: Why don't these people get a job?

□ 1945

Why don't we have a jobs program? That didn't disappoint me; I think that is a good question. But they didn't seem to understand that it was people looking for work who could not find work. It was long lines of people who couldn't find work. They want to work. So I would say to them, this is not a hand out but a helping hand. I expect to introduce soon a training bill that allows individuals who are on unemployment benefits to get a stipend to be able to utilize for Labor Department-designated disciplines of work, to

train for work that needs additional workers.

So it is not a stipend to go out to your local job-training setup that somebody set up. It is actually to have officially documented needs for the particular profession that you are training for. You get your unemployment benefit, you are not cut off, and you get a stipend for that training. That creates jobs.

But just to say let's pass various bills, like the Keystone bill, and that is the cause of no jobs is not accurate. But I do think we can support the jobs bill of the President, and we will create jobs.

So I want to thank the gentleman for allowing us to come and to be able to highlight that in the cold of the winter there are people on line trying to get work, and that were people on line trying to get work in November and October and September and August and July, because this young lady, Ms. Parker, has been looking for work for 2 years. She is a very competent administrative assistant, along with many others. Veterans have been looking for work.

So I would like to say to those I met with on Friday, we will not forget you. We recognize that you are deserving of human dignity and that you want to work, that you have worked, that you are not looking for a handout, and that the unemployment insurance is not a handout. It is an emergency relief for those who have worked. Let us have compassion. Let us have sympathy. Let us care about others, and let us work together to extend the unemployment insurance benefit to provide for the families of America.

I thank the gentleman.

[From the Houston Chronicle, Jan. 8, 2014] No. 1 Job for House: Extend Emergency UNEMPLOYMENT AID

(By Sheila Jackson Lee)

Right now, 1.9 million Americans are experiencing an economic emergency, which will turn into a catastrophe for them and their families if Congress does not act immediately to extend the emergency unemployment program that expired on Dec. 28. Unless the aid is extended through 2014. nearly 14 million Americans will be negatively affected-the 4.9 million workers who will see unemployment insurance cut off and the approximately 9 million additional family members those workers are supporting.

There are some who believe that there is no economic emergency justifying an extension of the emergency unemployment program. They are wrong. Let them tell that to jobless veterans looking for a new job in an economy in which there are still nearly 2 million fewer jobs now than there were before the recession began. Let them tell that to the persons who know from experience there are more than three applicants for each new job created. The national employment rate is 7 percent and of these unemployed, the long-term unemployment ratethe share of unemployed workers who have been unemployed for 27 weeks or longer—is 37 percent, the highest it has been in 20 vears.

Behind these grim statistics are the heartbreaking stories of real people-veterans, parents, seniors-struggling to get by on about \$300 a week. These benefits, which the recipients earned and paid for through their payroll taxes, are needed to pay rent and utilities, buy groceries, pay for Internet access to search for jobs and gas to get to job interviews.

This is why the most urgent task pending before the House of Representatives is to extend the emergency unemployment program. To address this emergency, I introduced legislation last month, the Unemployed Job Hunters Protection and Assistance Act (H.R. 3773), that would extend the program for 12 months to provide the benefits earned by the recipients and avoid what will be a tragedy not only for those who are unemployed but also for an economy still recovering from the worst recession since the Great Depression.

Extending the program is good for the nation's economy because it will create an estimated 200,000 jobs, increase economic growth by .2 percent and generate \$1.52 in economic activity for each dollar expended.

The emergency unemployment program was established in 2008 during the Bush Administration and has been reauthorized several times as the economy continues its recovery. Congress has never failed to extend emergency unemployment insurance when the rate of long-term unemployment was even half the current level of 37 percent. And because of the emergency nature of the congressional action, the extension was not subject to any offset requirements during the Bush Administration. There is no good reason to impose any such requirements now: doing so serves no purpose other than to punish the persons who need our help.

Despite a slowly recovering job market, these unemployed job hunters have not lost faith. Every morning, they get up and go out or online looking for jobs. They want to work. They still have hope that things will get better so they can provide for their families. But they need the help that unemployment insurance is intended to provide.

Now is not the time to scapegoat those who have lost their jobs through no fault of their own. Now is the time to extend the emergency unemployment aid. At a minimum, Congress should and must vote to extend the program for three months while negotiations continue on a long-term solution. On Tuesday, a bipartisan measure that would do this cleared a procedural vote in the Senate, allowing debate to continue on the three-month stopgap. This is an economic emergency. It is time for congressional Republicans to work with their Democratic colleagues on the issues of importance to the American people.

TEXAS AND 18TH CONGRESSIONAL DISTRICT EM-PLOYMENT AND UNEMPLOYMENT INFORMA-TION

64,294 unemployed workers in Texas lost their benefits on December 28.

11,294 unemployed workers in Harris County lost their benefits on December 28.

An additional 16,900 unemployed workers will lose their benefits in the first six months of 2014.

Employment Situation in Texas:

Unemployment rate: 6.4 percent.

Maximum weeks of benefits available now:

Maximum weeks of benefits if Congress doesn't act: 26.

Reduction in benefits since 2011: -42 percent The current average weekly benefit is

\$338.59. If EUC is extended in Texas: 11,766 jobs will

be saved through the end of 2014. Percent of unemployed receiving UI before

expiration of Federal program—TX—29.

Percent of Unemployed Receiving UI after expiration of Federal program-TX-20.

Mr. HORSFORD. I thank the gentlelady from Texas. I appreciate very much you bringing to our attention who is covered by unemployment insurance and putting a face to who is receiving this insurance. I am glad you focused on that term "insurance" and the fact that these are individuals who have paid into the program, as they have been gainfully employed for some time.

Due to no fault of their own, they are in need of this bridge. Many of them are in training, and this initiative of legislation you are proposing to link job-seekers to employer-based demands is exactly the type of reform that our side supports and that we are willing to work with the other side on, but we need to provide the extension of the unemployment benefits while we work on those reforms.

Right now, the Congress has failed to provide this bridge, and you have documented that very well in your remarks this evening. I thank the gentlelady.

Let me highlight, as well, some of the additional information on who is covered by unemployment insurance benefits. This is according to the Department of Labor: four out of five beneficiaries of unemployment insurance benefits. Mr. Speaker, are individuals with children in the household or another adult in the household, typically a spouse; 44.5 percent of individuals who receive emergency unemployment benefits are households with children. So just think about that for a moment. This is the week that those emergency employment benefits did not come in, the \$300 or \$400 or \$500 that they may have received to help meet their basic needs this month. That impacted not only that job-seeker, not only that unemployed worker, but also their children.

Half of the people receiving emergency unemployment insurance have at least some college education. So for those who continue to use this rhetoric of these are people who are lazy, who are sitting at home channel surfing, they don't want to look for work, half of them are people already with college education or some form of education; 36.4 percent have high school degrees.

And, finally, Mr. Speaker, 50 percent, over nine in 10 live in households with total income less than \$75,000 a year. This is the working poor of our country. These are the people who are striving to be part of the middle class; and, if anything, they are using emergency unemployment benefits as a bridge until they can get back on their feet. I also want to point out that 43 percent are individuals with income over \$75,000 a year. So this economy has hit virtually every stratum of income level, and so that is why it is important for this Congress to do its job in extending unemployment insurance benefits.

I want to commend the other Chamber, the leadership, Majority Leader HARRY REID from my home State of Nevada, and Republican U.S. Senator

DEAN HELLER, also from Nevada, in large part our State, because we have unemployment at about 9 percent. We are tied with Rhode Island for the highest unemployment in the country, not because job-seekers don't want to go to work, because the second highest industry in our State was construction and because of the bust of the construction economy in our State, there are no jobs or there are very few jobs for those trades workers, for engineering firms, for architecture firms. I have one architecture firm that has had to lay off 70 percent of their workforce in the last few years because there simply aren't the jobs in the construction sector. Despite the fact that our economy is beginning to rebound, it is not rebounding in all sectors or all regions of the country. That is why it is critically important that this Congress do its job to extend unemployment insurance benefits for the 20,000 Nevadans who have lost them, and the 1.3 million Americans who have also lost them.

I now would like to turn to my good friend and freshman colleague. It has been a great opportunity over the last year to get to know him and the work that he does in the great State of New Jersey and the commitment that he brings to serving the people of his congressional district. I yield to the gentleman from New Jersey (Mr. PAYNE).

Mr. PAYNE. Mr. Speaker, before I start, let me thank the gentleman from Nevada (Mr. Horsford) for his leadership through the first session of the 113th Congress and into the second session of the 113th Congress. I am honored to be one of the freshmen—actually the ranking freshman in the CBC, if I can take that liberty—but the gentleman from New York have distinguished themselves in the leadership of the Congressional Black Caucus in the first session of the 113th Congress, and I am honored to serve with them.

Mr. Speaker, I rise today for the 90,000 New Jerseyans who lost their unemployment insurance on December 28 and the 89,000 more New Jerseyans set to lose unemployment benefits in the first half of the new year.

The people back in my district can't understand how out of touch some of my Republican colleagues have become to think that cutting off this assistance will force the unemployed to get a job. Well, I have news for my colleagues: these people are not lazy, quite the opposite. These people are out every single day searching desperately for work, but the fact of the matter is there just aren't enough jobs for the amount of people unemployed.

It is up to Congress to pass a jobs bill to put these people back to work, but this Congress has not done that. Until that time comes, we have a moral obligation to help our fellow Americans out and give them the economic security that they need to put food on the table, to keep a roof over their head, and to pay their bills so that they have the ability to continue to look for a

Mr. Speaker, it is called insurance for a reason. These people have paid into this fund, and they must be actively searching for work to receive this critical lifeline. They might have paid into the system for 5, 10, and even 20 years to receive this assistance, and now we talk about cutting them off.

They are filled with anxiety as they compete against hundreds of others for a job. I know, I have heard their stories

A young man by the name of Adam, an arts teacher from Montclair, New Jersey, who holds a master's degree from Columbia University, recently lost his job—through no fault of his own—because of funding cuts in education. Despite his best efforts, he, like so many others, has been unable to find work. With every passing day, anxiety for the well-being of Adam's family grows. Through no fault of his own, he finds himself in this predicament.

Another young man from my district, Jeffrey from Bloomfield, New Jersey, is now gainfully employed, but was fortunate enough to have unemployment when he lost his job. When he hit hard times during the recession, Jeffrey was thankful that he had at least some money coming in to make ends meet. In his letter to me Jeffrey wrote:

I am concerned for my friends and neighbors who might not have been so lucky, who will be devastated by the sudden loss of income. The ability to pay for a roof over one's head and basic living expenses may seem a small measure of dignity, but it means the world to someone who has lost their job that they have devoted years of their life to.

So I urge my Republican colleagues and the leadership to listen to people like Adam and Jeffrey, to understand this is not about people who are lazy or who are sitting around or who are just biding time and taking in a stipend that they haven't paid into or deserve. These are Americans, your friends, your neighbors, people we all know, relatives, that find themselves in this situation. We must do something for them. We must continue to make sure that they can meet their needs on a minimum basis to keep them afloat until they can find a job. So I urge the Republican House leadership to listen to people like them.

Mr. Speaker, we need to put a bill on the floor that extends unemployment insurance right away; otherwise each and every week my Republican colleagues delay, more than 3,400 more New Jerseyans are kicked off unemployment and find themselves in devastating circumstances.

It is unconscionable, it is unacceptable, and we must as the Congress of the United States of America do something about it.

Mr. HORSFORD. Mr. Speaker, I thank the gentleman from New Jersey. Again, I commend you for raising your voice and urging this body to do its job on behalf of your constituents, the people of New Jersey who elected you to bring their perspective to this Con-

gress. You are asking the same question many of us are asking, which is to our colleagues on the other side: Do they know what it is like to be unemployed? Do they know what it is like to have to look for a job day after day, week after week, submitting resumes not knowing if you are going to be called back? Do they know what it is like to struggle, or to look one of your children in the eyes and worry about how you are going to make ends meet? That is the reality for 1.4 million Americans today because Congress has failed to act. Whether they have been in that situation or not, they need to understand that is the reality for many Americans.

I thank you for your comments and for being here during this Special Order hour on behalf of the Congressional Black Caucus, and I commend you for your hard work.

Mr. Speaker, the reality of the situation is significant for many.

\square 2000

Like my colleagues last week, I went to a local work center in my district, Workforce Connections, to talk with and meet with a group of workers, job seekers, people who were looking for work. When I walked into the center, the one-stop center where everybody looks for the jobs on the job board was packed. There was a waiting list to get in in order to get onto a computer to search for jobs.

I talked to one unemployed worker. Her name is Alfordeen. I want to just share a bit of her story with you because it hit me that this is who I am fighting for. She is one of those 20,000 Nevadans affected by the expiration of her unemployment insurance.

She worked for 20 years doing patient admissions for a local medical facility in southern Nevada. She was laid off in 2012, which resulted in her losing her health insurance. Unfortunately, she was later diagnosed with breast cancer and has been living with one of her children while she trains to become certified to get another job. Alfordeen is using her remaining unemployment insurance benefits to cover some of her medical costs, and she just found out recently, fortunately, that she qualifies now for health insurance under the Affordable Care Act.

But what Alfordeen told me, what all of the workers I talked to told me, is what she wants most is what she had in 2012: to go back to work, to regain her independence, and to help others do the work that she loves by admitting them and helping them get health care.

So Alfordeen is an example to me of the 1.4 million Americans who are out there who are trying, who want this Congress to try as well. They expected us to do our job, and we failed them. We failed when we left in December, and we are failing them every day that we don't extend unemployment insurance benefits.

So I am urging my colleagues to not allow another day to go without us

taking action. It is true that one person every 8 seconds loses unemployment insurance. It is true that 72,000 additional Americans will be affected every week that this Congress fails to act. But we have the ability to do something about it, and that is why we are here tonight.

I want to turn now to my coanchor of this Special Order hour. He is a great colleague, someone who I have profound respect for. He works tirelessly on behalf of the constituents who elected him from New York. He brings so many great perspectives to the Special Order topics that we have been able to cover. I would like to recognize him now, the gentleman from New York, Congressman JEFFRIES.

Mr. JEFFRIES. Let me thank my good friend, the distinguished gentleman from the Silver State and the anchor of today's CBC Special Order for his eloquence, his continued leadership and, of course, for all of the hard work that you have put in on behalf of the people that you represent back at home. It has been an honor and a privilege to serve with you, as well as with all of the members of the Congressional Black Caucus who continue to be a voice for the voiceless, the conscience of the Congress fighting hard each and every day to bring to life the American Dream for the greatest number of people possible in this wonderful country of ours.

Last week we commemorated the 50th anniversary of the declaration of the war on poverty. In January of 1964, President Lyndon Baines Johnson came to this House before a joint session of Congress and rolled out a series of initiatives designed to march us toward what he would term the Great Society, a war on poverty to lift people out of their perilous condition and bring to life for them the American Dream.

His war on poverty produced programs like Medicare and Medicaid, school breakfast, Head Start, the Food Stamp Act, minimum wage enhancement, Job Corps, college work study, program after program enacted between 1964 and 1966, which, taken together, were effective in lifting millions of Americans out of their impoverished condition.

Fifty years later, we have made a tremendous amount of progress. But, unfortunately, there are many in this Chamber who, instead of continuing the great legacy started by President Lyndon Baines Johnson here in January of 1964, have instead engaged in what perhaps is more appropriately termed a war on the poor, a war on working families, a war on the middle class, a war on senior citizens, and, in its current manifestation, a war on the long-term unemployed.

Unfortunately, whenever folks identify, set their sights on a government program that they don't like, the operating procedure follows a script that is all too familiar: demonize, downsize, and ultimately pulverize.

First, the script says you have got to demonize the program; tell things to the American people that don't necessarily hold up to the scrutiny of a comprehensive factual examination. Once you demonize the program, it enables you to downsize it, to reduce its impact, to reduce our investment. Ultimately, the goal of those who are engaged in this war on the poor, war on the long-term unemployed in its current iteration, ultimately the goal is, once you have demonized it and downsized it, in some way, you just want to pulverize it.

So if you think about this in the context of what we face right now in America, we have heard emanating from this Chamber and other parts of the country this caricature of individuals who supposedly are the long-term unemployed. As the gentleman from Nevada has indicated, we have heard representations suggestive that these are individuals who are couch potatoes sitting at home channel surfing, who only get exercise once a month apparently when they are running out to get their unemployment check and then race back into the house, and that is the only exercise that they get.

What is the basis for this caricature? What analysis has been done of the 1.3 million Americans who you have unceremoniously thrown off the long-term unemployment rolls to come to this conclusion? You have no evidence to make this caricature.

In fact, we know that current statistics suggest that here in America, while we have made significant progress since the Great Recession, 8.1 million private sector jobs that have been created, we know that we still have a way to go. For every 2.8 Americans who are looking for a job, only one job exists.

So the facts are working against those who are unemployed at this point. It is not as if they are not working hard to find a job. The jobs statistically don't exist, simply in terms of the raw numbers. We have an economy that needs to produce more jobs.

Now, what I found fascinating about this whole situation, in addition to this unwarranted caricature that you have created—folks on the other side of this debate who don't necessarily like unemployment insurance and have been plotting to work against it, perhaps since the moment that it was first put into effect in this great country—is that during the short time that Representative HORSFORD and PAYNE and BEATTY and VEASEY and myself have been here, what folks here in the Congress have systematically done is to undermine our ability to actually recover and produce jobs.

This is now at least the third meaningful instance in which this type of unproductive legislative behavior has been witnessed. We first saw it in the march toward April 1 when economists subjectively warned that if we allow sequestration to take effect, what would happen is that we would cost the econ-

omy approximately 750,000 jobs. Yet folks on the other side of the aisle. many people in this town decided that, notwithstanding the random nature of the \$85 billion in sequestration effects, the impact that it would have adversely on the economy, that we were going to allow sequestration to take hold on April 1. That is exactly what was done; an unproductive. unconstructive action that robs the American people of jobs that might have otherwise existed.

Then in October of this past year, we see another unproductive action taken by those who constantly complain about the alleged slow pace of the economic recovery but then consistently take actions to undermine it. So on October 1, we shut down the government because of this unbridled obsession that some people have with the Affordable Care Act, even though at the time it was the law of the land, it remains the law of the land, passed by a duly elected Congress in 2010, signed into law by President Obama as a first-term President, passed constitutional muster in a decision written by Chief Justice John Roberts, and then reaffirmed by the American people with the Electoral College landslide that took place in November of 2012. Yet you came to this floor and decided that you were going to shut down the government for 16 days.

Why was that unproductive? Because not only did you push hardworking civil servants out of work, but objective analyses of the situation said you cost the economy \$24 billion. And then you create this caricature that you want all of us to believe that the unemployed are simply sitting home with this alleged plethora of jobs that exist and they can't find them.

Now we find ourselves in another situation where, instead of coming together to try and reasonably take steps to put Americans back to work, what you have decided to do, since unemployment benefits for the long-term unemployed were allowed to expire on December 28, is that you are threatening to cost the economy an additional 240.000 jobs.

So for the third time within the last 12 months, legislative malpractice here in the Congress essentially has resulted, or will result, in the loss of hundreds of thousands of dollars and billions of dollars in lost economic productivity. Yet you create this caricature that there are Americans sitting at home on the couch channel surfing, getting one day of exercise per month racing out to get their unemployment check.

□ 2015

There is no basis for that conclusion. That is why we are here on the floor of the House of Representatives, saying that we need to pass an extension of unemployment benefits and that we need to pass it now.

As I prepare to yield to my good friend, I just want to point out that, at

this point in time, as the chart reflects, the long-term unemployment rate in America is higher than it ever has been before as a percentage of those who are unemployed, which means that, today, 37.7 percent of those Americans who are receiving unemployment insurance are long-term unemployed, meaning they have been out of work for 27 weeks or more.

In prior instances, when this Congress and our government had allowed unemployment insurance to expire for the long-term unemployed, the percentage of those who actually had been out of work for 27 weeks or more was much lower-15 points lower when unemployment insurance was allowed to expire for this category of Americans in March of 2004, about 16 points lower when unemployment insurance was allowed to expire for this category of long-term unemployed folks in April of 1994 under President Clinton, and if my math serves me correctly, about 22 points lower in June of 1985 under President Reagan when unemployment benefits were allowed to expire.

So we are in a very different situation than we have been in the past. It is an urgent situation. Progress has been made. We still have a long way to go, and that is why it is necessary for us to do everything possible to help out those Americans in need and not leave them on the battlefield simply to fend for themselves.

Mr. HORSFORD. I appreciate very much the gentleman from New York—the coanchor—and the chronology and the facts that you have laid out to make the case that, unfortunately, it is not just the unemployment insurance benefits that have been under attack by the House Republicans to reauthorize or to extend but that there have been other bridges that have helped the middle class—or those who are aspiring to be part of the middle class—in just the last year that this Congress has failed to act on.

May I inquire of the Speaker how much time we have left.

The SPEAKER pro tempore. The gentleman from Nevada has 10 minutes remaining.

Mr. HORSFORD. I would like to use that final 10 minutes then, Mr. Speaker, to close by highlighting the points that my colleague Mr. JEFFRIES just did a phenomenal job of laying out, one being that this is not the first time unemployment insurance benefits have been extended. In fact, this chart shows that while there is still more work to be done to help the unemployed—and I completely agree that our focus must be on creating jobs and on growing the economy. That is why the Congressional Black Caucus and individual Members like myself have proposed jobs-creating legislation. The first bill I introduced as a Member of Congress was a jobs-creating measure to help people in Nevada's Fourth District go to work, to help bring down our stubbornly high unemployment.

For those who are in the unemployment calculation, according to the Bu-

reau of Labor Statistics, from January 2007 to date, unemployment insurance has repeatedly been extended, including by Republican administrations. It was in June of 2008 that then-President George W. Bush authorized emergency unemployment insurance benefits to be extended. What was the unemployment rate at the time? 5.6 percent. He didn't extend unemployment insurance one time—he extended it five times—and he didn't offer a proposal for how it had to be paid because it was an emergency. It was an emergency then, and it is an emergency now with the national unemployment rate just below 7 percent. When 1.4 million Americans who rely on the unemployment insurance benefit have now lost it, it is an emergency for these individuals, and it is an emergency for our economy.

So, for those on the other side who don't want to do this because it is the right thing to do for our neighbors, for hardworking Americans who have done everything that they can and at no fault of their own they are still unemployed, if you don't want to do it for that reason, then maybe do it because it is good for the local economy, because the money that is provided for under the unemployment insurance benefit is then spent by those beneficiaries in local grocery stores, and it is spent paying utility bills, paying rent, and that all helps affect the economv.

Failing to renew the emergency unemployment insurance program will cost the economy, as my colleague from New York said, over 200,000 jobs this year, including 3,000 jobs in Nevada, according to the Congressional Budget Office. The expiration of the Federal unemployment insurance at the end of last week is already taking more than \$400 million out of the pockets of American job seekers nationwide and of State and local economies, according to analysis done by the Ways and Means Committee. In Nevada, in the first week from the loss of uninsurance benefits expiring, \$5.4 million has been lost. The nonpartisan Congressional Budget Office has found that unemployment benefits are one of the most effective fiscal policies to increase economic growth and to help employment.

So, if our colleagues on the other side don't want to do it because it is the right thing to do for those four out of five of the beneficiaries who have children, if they don't want to do it for half of the beneficiaries who have gone to some form of college, if they don't want to do it for the veterans who also rely in some part on unemployment insurance benefits, then do it for the local economy, but whatever your reason, do it.

I would like to ask my colleague if he has any final remarks that he would like to offer. Then I want to close by just debunking this pay-for argument that some on the other side have again proposed, which is that the only way they are going to vote for something is if there is a plan to pay for it.

Mr. JEFFRIES. I appreciate the distinguished gentleman from Nevada.

I think that you have identified a subject matter that is important for discussion before the American people as a result of this argument that we have heard related to the need to pass unemployment benefits only if a payfor or an offset or a host of programs on the GOP wish list is passed simultaneously to our trying to provide some measure of relief to unemployed Americans. I am going to let the distinguished gentleman from Nevada address this argument in the current situation, but I would note that we have seen this type of ransom-like behavior here in this Chamber before.

We saw it when I first arrived on the floor of the House of Representatives. It was when we were waiting day after day, week after week, month after month for a Superstorm Sandy relief bill to be passed—more than 75 days, unprecedented in the history of our country's response to a natural disaster—for the people I represent back home who were devastated Superstorm Sandy. The reason for the holdup was that this ransom-like demand of offsets—unprecedented American history—was put before us. It was the same situation as it relates to the government shutdown, in which we were told that you can keep the government open—that is a proper function for us here in the Congress but only under circumstances in which you delay, defund or destroy the Affordable Care Act—ransom-like behavior.

Now we find ourselves in a similar situation, and I yield to my distinguished colleague from Nevada to lay out why we once again find ourselves dealing with unreasonable demands to do what otherwise is our proper duty here on the floor of the House of Representatives and in Washington.

Mr. HORSFORD. I thank the gentleman from New York.

As I come to a close, let me just say directly that, President George Bush did it five times and not with a pay-for. On December 14, 2012, during his Weekly Radio Address, he was reminding the Congress that no final bill was sent to him extending these unemployment benefits for 750,000 Americans whose benefits would expire on December 28.

He went on to say:

These Americans rely on their unemployment benefits to pay for their mortgage or rent and their critical bills. They need our assistance in these difficult times, and we cannot let them down.

As I said, the unemployment rate at that time was below 6 percent, and it is now below 7 percent. It is time for this Congress to act, but if you demand a pay-for, then I have one suggestion: What about eliminating or closing a number of the corporate tax loopholes, such as eliminating the tax incentives for companies that get benefits for shipping American jobs overseas? Right now, the United States loses an estimated \$150 billion annually to tax

avoidance schemes involving tax havens. Many of our largest and most profitable companies paid no Federal taxes in previous years.

So, for the other side to make this argument is disingenuous. It is unconscionable that you would hold hostage the benefits for 1.4 million Americans for 3 months at a cost of \$6.5 billion when you have a Tax Code that is littered with corporate tax incentives for shipping American jobs overseas. If we were to close those tax loopholes, we could re-shore those jobs back to America, putting Americans back to work, reducing our unemployment rate, and growing America's economy. That is what we should be doing. That is why this Congress needs to act, and it is time for this Congress, under the leadership of the Speaker, to do just that.

GENERAL LEAVE

Mr. HORSFORD. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days in which to revise and extend their remarks and to include extraneous materials.

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

There was no objection.

Mr. HORSFORD. Mr. Speaker, I yield back the balance of my time.

LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Mr. Culberson (at the request of Mr. Cantor) for today on account of illness.

Ms. ROYBAL-ALLARD (at the request of Ms. Pelosi) for today on account of illness

ADJOURNMENT

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

The motion was agreed to; accordingly (at 8 o'clock and 27 minutes p.m.), under its previous order, the House adjourned until tomorrow, Tuesday, January 14, 2014, at 10 a.m. for morning-hour debate.

EXECUTIVE COMMUNICATIONS, ETC.

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

4450. A letter from the Assistant Secretary for Legislative Affairs, Department of the Treasury, transmitting a report entitled, "How to Modernize and Improve the System of Insurance Regulation in the United States"; to the Committee on Financial Services.

4451. A letter from the Comptroller, Office of the Comptroller of the Currency, transmitting the FY 2012 report on activities to preserve and promote minority ownership of insured financial institutions; to the Committee on Financial Services.

4452. A letter from the Assistant General Counsel for Legislation, Regulation and Energy Efficiency, Department of Energy, transmitting the Department's final rule — Energy Conservation Program: Test Procedures for Residential Furnace Fans [Docket No.: EERE-2010-BT-TP-0010] (RIN: 1904-AC21) received January 6, 2014, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

4453. A letter from the Assistant General Counsel for Legislation, Regulation and Energy Efficiency, Department of Energy, transmitting the Department's final rule—Energy Conservation Program: Alternative Efficiency Determination Methods, Basic Model Definition, and Compliance for Commercial HVAC, Refrigeration, and WH Equipment [Docket No.: EERE-2011-BT-TP-0024] (RIN: 1904-AC46) received January 2, 2014, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

4454. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Final Authorization of State Hazardous Waste Management Program Revisions [EPA-R01-RCRA-2013-0554; FRL-9904-47-Region 1] received December 30, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

4455. A letter from the Director, Office of Congressional Affairs, Nuclear Regulatory Commission, transmitting the Commission's final rule — List of Approved Spent Fuel Storage Casks: Transnuclear, Inc. Standardized NUHOMS Cask System [NRC-2012-0020] (RIN: 3150-AJ10) received December 30, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

4456. A letter from the Assistant Secretary For Export Administration, Department of Commerce, transmitting the Department's final rule — Revisions to the Export Administration Regulations (EAR): Unverified List (UVL) [Docket No.: 20524116-3986-02] (RIN: 0694-AF70) received December 30, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Foreign Affairs.

4457. A letter from the Assistant Secretary For Export Administration, Department of Commerce, transmitting the Department's final rule — Updated Statements of Legal Authority for the Export Administration Regulations [Docket No.: 131114960-3960-01] (RIN: 0694-AG01) received December 30, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Foreign Affairs.

4458. A letter from the Secretary, Department of the Treasury, transmitting as required by section 401(c) of the National Emergencies Act, 50 U.S.C. 1641(c), and section 204(c) of the International Emergency Economic Powers Act, 50 U.S.C. 1703(c), a six-month periodic report on the national emergency with respect to terrorists who threaten to disrupt the Middle East peace process that was declared in Executive Order 12947 of January 23, 1995; to the Committee on Foreign Affairs

4459. A letter from the Secretary, American Battle Monuments Commission, transmitting the Commission's annual report on the Federal Managers' Financial Integrity Act in accordance with Public Law 97-255 and Public Law 100-504; to the Committee on Oversight and Government Reform.

4460. A letter from the Acting Chairman, Consumer Product Safety Commission, transmitting Fiscal Year 2013 Agency Financial Report; to the Committee on Oversight and Government Reform.

4461. A letter from the Associate General Counsel for General Law, Department of Homeland Security, transmitting a report pursuant to the Federal Vacancies Reform Act of 1998; to the Committee on Oversight and Government Reform.

4462. A letter from the General Counsel, Peace Corps, transmitting a report pursuant to the Federal Vacancies Reform Act of 1998; to the Committee on Oversight and Government Reform.

4463. A letter from the Chief, Publications and Regulations Branch, Internal Revenue Service, transmitting the Service's final rule — Notice: Sections 125 and 223-Cafeteria Plans, Flexible Spending Arrangements, and Health Savings Accounts [Notice 2014-1] received January 3, 2014, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

4464. A letter from the Chief, Publications and Regulations, Internal Revenue Service, transmitting the Service's final rule — Definitions and Reporting Requirements for Shareholders of Passive Foreign Investment Companies; Insurance Income of a Controlled Foreign Corporation for Taxable Years Beginning After December 31, 1986 [TD 9650] (RIN: 1645-BK67; RIN: 1545-BK91] received January 3, 2014, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

4465. A letter from the Secretary, Department of Health and Human Services, transmitting a report entitled, "Verification of Household Income and Other Qualifications for the Provision of Affordable Care Act Premium Tax Credits and Cost-Sharing Reductions"; jointly to the Committees on Energy and Commerce and Ways and Means.

4466. A letter from the Program Manager, Department of Health and Human Services, transmitting the Department's final rule — Medicare Program; Physicians' Referrals to Health Care Entities With Which They Have Financial Relationships: Exception for Certain Electronic Health Records Arrangements [CMS-1454-F] (RIN: 0938-AR70) received December 30, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); jointly to the Committees on Energy and Commerce and Ways and Means.

4467. A letter from the Program Manager, Department of Health and Human Services, transmitting the Department's final rule—Medicare and State Health Care Programs: Fraud and Abuse; Electronic Health Records Safe Harbor Under the Anti-Kickback Statute (RIN: 0991-AB33) received December 30, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); jointly to the Committees on Energy and Commerce and Ways and Means.

4468. A letter from the Secretary, Department of Health and Human Services, transmitting a report entitled, "Report to Congress on the Geographic Variation in the Cost of Living: Implications for the Poverty Guidelines and Program Eligibility"; jointly to the Committees on Ways and Means and Energy and Commerce.

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. FITZPATRICK (for himself, Ms. McCollum, and Mr. Costa):

H.R. 3854. A bill to amend the Community Services Block Grant Act to reauthorize and modernize the Act; to the Committee on Education and the Workforce.

By Mrs. LUMMIS (for herself, Mr. Welch, Mr. Sensenbrenner, Mr. Price of North Carolina, Mr. Gutiérrez, and Mr. Jordan):

H.R. 3855. A bill to amend section 1105 of title 31, United States Code, to require that the annual budget submissions of the Presidents include the total dollar amount requested for intelligence or intelligence related activities of each element of the Government engaged in such activities; to the Committee on the Budget.

By Mr. FOSTER:

H.R. 3856. A bill to amend the Internal Revenue Code of 1986 to provide a 2-year extension of the exclusion from gross income for the discharge of qualified principal residence indebtedness, and for other purposes; to the Committee on Ways and Means.

By Mr. GERLACH (for himself, Mr. CRAMER, and Mr. TIBERI):

H.R. 3857. A bill to authorize the House of Representatives and the Senate to bring an action seeking declaratory and injunctive relief in response to the failure of the President to meet the requirement of the Constitution to faithfully execute the law, and for other purposes; to the Committee on the Judiciary, 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. KINZINGER of Illinois:

H.R. 3858. A bill to amend title 38, United States Code, to direct the Secretary of Veterans Affairs to enter into contracts with health care providers to improve health care access and care coordination for veterans, and for other purposes; to the Committee on Veterans' Affairs.

By Mr. LOWENTHAL (for himself, Mr. DEFAZIO, and Mr. HOLT):

H.R. 3859. A bill to amend the Mineral Leasing Act to adjust minimum bids and annual rentals for oil and gas and tar sands leases to reflect inflation, and for other purposes; to the Committee on Natural Resources.

By Mr. REED (for himself, Mr. MICHAUD, Mr. GIBSON, and Mr. RAHALL):

H.R. 3860. A bill to revise the formula for allocating funding to States under the Low-Income Home Energy Assistance Act of 1981; to the Committee on Energy and Commerce, 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 Ms. SHEA-PORTER (for herself, Ms. KUSTER, and Mr. MCNERNEY):

H.R. 3861. A bill to amend the Internal Revenue Code of 1986 to increase the deduction for business start-up expenditures from \$5,000 to \$10,000; to the Committee on Ways and Means.

By Mr. ROGERS of Kentucky:

H. Con. Res. 74. Concurrent resolution providing for a correction in the enrollment of H.R. 3547; to the Committee on Appropriations, 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 Ms. MENG:

H. Res. 457. A resolution recognizing Lunar New Year as a significant cultural holiday and encouraging local education agencies to consider closing school on the Lunar New Year; to the Committee on Education and the Workforce.

MEMORIALS

Under clause 3 of rule XII.

168. The SPEAKER presented a memorial of the House of Representatives of the Commonwealth of Pennsylvania, relative to House Resolution No. 223 memorializing the Congress to support Congressman GLENN THOMPSON'S efforts to add to the Farm Bill or his efforts to introduce new legislation known as the Forest Products Fairness Act of 2013; to the Committee on Agriculture.

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. FITZPATRICK:

H.R. 3854.

Congress has the power to enact this legislation pursuant to the following:

Article I—The Legislative Branch.

Section 1: The Legislature:

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.

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.

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 the Constitution in the Government of the United States, or in any Department or Officer thereof.

By Mrs. LUMMIS:

H.R. 3855.

Congress has the power to enact this legislation pursuant to the following:

Clause 1 of Section 8 of Article 1 of the Constitution: 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.

Clause 7 of Section 9 of Article 1 of the Constitution: No Money shall be drawn from the Treasury but in Consequence of Appropriations made by Law; and a regular Statement and Account of the Receipts and Expenditures of all public Money shall be published from time to time.

Clause 18 of Section 8 of Article 1 of the Constitution: 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. FOSTER:

H.R. 3856.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, which states "The Congress shall have Power To lay and collect Taxes."

By Mr. GERLACH:

H.R. 3857.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8 of the U.S. Constitution, including, but not limited to, clause 18 as this legislation exercises legislative power granted to Congress: "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"; and Article II, Section 3 of the U.S. Constitution.

By Mr. KINZINGER of Illinois: H.R. 3858.

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 this Constitution in the Government of the United States, or in any Department or Officer thereof.

By Mr. LOWENTHAL:

H.R. 3859.

Congress has the power to enact this legislation pursuant to the following:

Article IV, Section 3, Clause 2 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.

Article I, Section 8, Clause 1 of the Constitution:

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 I, Section 8, Clause 18 of the Constitution:

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. REED:

H.R. 3860.

Congress has the power to enact this legislation pursuant to the following:

Article 1, Section 8, Clause 1

By Ms. SHEA-PORTER:

H.R. 3861. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 1

ADDITIONAL SPONSORS

Under clause 7 of rule XII, sponsors were added to public bills and resolutions as follows:

H.R. 268: Ms. Lofgren.

H.R. 351: Mr. Massie.

H.R. 366: Mr. VALADAO.

H.R. 556: Mr. FITZPATRICK.

H.R. 755: Mr. Murphy of Pennsylsvania.

H.R. 830: Mr. Roe of Tennessee.

H.R. 831: Ms. EDDIE BERNICE JOHNSON of Texas and Mrs. DAVIS of California.

H.R. 940: Mr. MICA.

 $\rm H.R.~1010;~Mr.~Ruppersberger,~Mr.~Vela,$ and $\rm Mr.~Costa.$

 $\rm H.R.$ 1020: Mr. Cárdenas.

H.R. 1122: Mr. Wenstrup.

H.R. 1144: Mr. Ruiz.

H.R. 1186: Mr. DUNCAN of South Carolina.

H.R. 1199: Mr. KILDEE.

 $\ensuremath{\text{H.R.}}$ 1250: Ms. Roybal-Allard and Mr. Meadows.

H.R. 1252: Ms. ROYBAL-ALLARD.

H.R. 1518: Mr. VALADAO, Mr. AUSTIN SCOTT of Georgia, and Mr. CAMP.

H.R. 1563: Mr. DELANEY, Mr. YARMUTH, and Mr. BARR.

H.R. 1666: Ms. Schakowsky.

H.R. 1726: Mr. Braley of Iowa.

H.R. 1750: Mr. HECK of Washington.

H.R. 1763: Mr. Roskam, Mr. Diaz-Balart, Mr. Rigell, Mr. Gibson, Mr. Reed, and Ms. Tsongas.

H.R. 1771: Mr. SMITH of Washington and Mr. DUNCAN of South Carolina.

- H.R. 1806: Mr. Graves of Missouri.
- H.R. 1827: Mr. PASCRELL.
- H.R. 1835: Mrs. Beatty.
- H.R. 1878: Ms. Kuster.
- H.R. 1962: Mr. DUNCAN of South Carolina.
- H.R. 1971: Mr. DEFAZIO.
- H.R. 2041: Mr. Schneider.
- H.R. 2066: Ms. HAHN.
- H.R. 2085: Mr. HULTGREN.
- H.R. 2193: Mr. Blumenauer.
- H.R. 2223: Mr. Peters of Michigan.
- H.R. 2247: Mr. WOODALL.
- H.R. 2317: Mr. POCAN.
- H.R. 2560: Mr. LYNCH.
- H.R. 2607: Mrs. BEATTY and Ms. SCHA-KOWSKY.
- H.R. 2717: Mr. DUNCAN of South Carolina.
- H.R. 2800: Mr. GARAMENDI.
- H.R. 2835: Mr. GUTHRIE.
- H.R. 2868: Mr. McGovern.
- H.R. 2981: Mr. McIntyre, Mr. Owens, Mr. Bilirakis, and Mr. Reichert.
- $\rm H.R.~2994;~Mr.~Grimm,~Mr.~Bilirakis,~and~Ms.~Bonamici.$
- H.R. 3040: Mr. HIGGINS.
- H.R. 3043: Mr. PRICE of Georgia.
- H.R. 3077: Mr. Young of Indiana.
- H.R. 3154: Mr. WENSTRUP.
- H.R. 3211: Mr. ROTHFUS.
- H.R. 3404: Ms. Kuster.
- H.R. 3420: Ms. Jenkins.
- H.R. 3450: Mr. Lance. H.R. 3461: Ms. Wasserman Schultz and Ms.
- ROYBAL-ALLARD. H.R. 3485: Mrs. WAGNER.
 - H.R. 3489: Mr. LANCE.
- $\rm H.R.$ 3494: Mr. Schneider and Ms. McCollum
 - H.R. 3499: Mrs. Beatty.
- H.R. 3513: Mr. FARR.
- H.R. 3530: Mr. Olson.
- H.R. 3537: Mr. GARAMENDI.
- $\rm H.R.~3541;~Mr.~RADEL,~Mr.~MEADOWS,~and~Mr.~MILLER~of~Florida.$

- H.R. 3544: Mr. Jones.
- $\rm H.R.~3578;~Mr.~HUELSKAMP~and~Mr.~MEADOWS.$
- $\rm H.R.$ 3590: Mr. Reed, Mr. Nugent, and Mr. Owens.
- H.R. 3635: Mr. BRIDENSTINE, Mr. FINCHER, Mr. HULTGREN, Mr. COLLINS of New York, Mr. FLEISCHMANN, and Mr. GIBBS.
- H.R. 3685: Mr. Forbes, Mr. Defazio, Mr. Michaud, Mr. Connolly, Mr. Fleischmann, Mr. Kilmer, and Mrs. Lummis.
- H.R. 3698: Ms. Meng, Mr. Forbes, Mrs. McCarthy of New York, Ms. Tsongas, Mr. Israel, Mr. Engel, Mr. Hanna, Mr. Tiberi, Mr. Franks of Arizona, and Mr. Dent.
- H.R. 3708: Mr. Yoder, Mrs. Hartzler, and Mr. McHenry.
- H.R. 3711: Mr. CAPUANO, Mr. CUMMINGS, Ms. DELBENE, Ms. LEE of California, Mr. McGovern, Mr. George Miller of California, Ms. NORTON, and Ms. SCHAKOWSKY.
- H.R. 3717: Mr. SALMON and Mr. BENISHEK. H.R. 3728: Mr. VELA, Mr. OWENS, and Mr.
- H.R. 3728: Mr. VELA, Mr. OWENS, and Mr. ROGERS of Alabama.
- $\rm H.R.~3732;~Mr.~Boustany,~Mr.~Conaway,~and~Mr.~Massie.$
- H.R. 3740: Ms. Castor of Florida.
- H.R. 3747: Mr. POCAN.
- $\rm H.R.~3762;~Mr.~Barton,~Mr.~Bentivolio,~and~Mrs.~Bachmann.$
- H.R. 3763: Mr. Barton, Mr. Bentivolio, and Mrs. Bachmann.
- H.R. 3764: Mr. BARTON, Mr. BENTIVOLIO, and Mrs. BACHMANN.
- H.R. 3788: Mr. HUNTER.
- H.R. 3804: Ms. Shea-Porter.
- H.R. 3812: Mr. Jones.
- H.R. 3824: Mr. SCHWARTZ, Mr. HOLT, Ms. TSONGAS, Mr. GEORGE MILLER of California, Ms. CLARK of Massachusetts, Mr. BISHOP of New York, Ms. DELBENE, Mr. CICILLINE, Mr. TONKO, Mr. WAXMAN, Ms. SLAUGHTER, Ms. DELAURO, Ms. EDWARDS, Mr. GRAYSON, Mr. COURTNEY, Mr. ANDREWS, Mr. KILMER, Mr.
- ENYART, Mr. TAKANO, Mr. McGovern, Mr. OWENS, Ms. JACKSON LEE, Mr. WELCH, Ms. TITUS, Mr. RANGEL, Mr. MICHAUD, Mr. NAD-LER, Mr. HOYER, Mr. JOHNSON of Georgia, Mr. BERA of California, Mrs. DAVIS of California, Mr. POCAN, Mr. LOWENTHAL, Mr. GRIJALVA, Ms. Velázquez, Ms. Kelly of Illinois, Ms. SCHAKOWSKY, Mr. NOLAN, Ms. SPEIER, Ms. EDDIE BERNICE JOHNSON of Texas, CÁRDENAS, Mrs. BEATTY, Mr. HONDA, Ms. BONAMICI, Ms. MENG, Ms. ROYBAL-ALLARD, Ms. Bass, Mr. Foster, Mr. Van Hollen, Mr. MORAN, Mr. CONYERS, Mr. MEEKS, Ms. KAP-TUR, Ms. MATSUI, Ms. ESHOO, Ms. HAHN, Mr. PETERS of California, Ms. BROWNLEY of California, Mrs. Capps, Mr. Levin, Mr. Clyburn, Mr. PRICE of North Carolina, Ms. McCollum, Ms. Fudge, Mr. Keating, Mr. Danny K. DAVIS of Illinois, Mr. SHERMAN, Mr. SAR-BANES, Mrs. McCarthy of New York, Mr. LANGEVIN, Ms. MOORE, Mr. ELLISON, Ms. CHU. Mr. O'ROURKE, Mr. GUTIÉRREZ, Mr. CLAY, Mr. ENGEL, Mr. RICHMOND, Mr. KENNEDY, Mrs. Negrete McLeod, Mr. Larson of Connecticut, Ms. Wasserman Schultz, Mr. Hig-GINS, Ms. PINGREE of Maine, Mr. HINOJOSA, Mr. Lewis, Mr. Pascrell, Ms. Degette, Mr. BRADY of Pennsylvania, Mr. Scott of Virginia, and Mr. SERRANO.
- H.R. 3826: Mrs. BROOKS of Indiana, Mr. KINZINGER of Illinois, and Mr. SESSIONS.
- H.R. 3851: Mr. Jones, Mr. Westmoreland, Mr. Tiberi, and Mrs. Ellmers.
 - H.J. Res. 51: Mr. McIntyre.
 - H. Con. Res. 26: Ms. Ros-Lehtinen.
 - H. Res. 97: Mrs. DAVIS of California.
 - H. Res. 218: Mr. DUNCAN of South Carolina.
 - H. Res. 284: Mr. DUNCAN of South Carolina.
 - H. Res. 417: Mr. PEARCE.
- H. Res. 422: Mr. HIGGINS.
- H. Res. 440: Ms. Bonamici, Ms. Edwards, Mr. Rodney Davis of Illinois, and Mr. Dingell.