



United States
of America

Congressional Record

PROCEEDINGS AND DEBATES OF THE 114th CONGRESS, FIRST SESSION

Vol. 161

WASHINGTON, FRIDAY, MAY 15, 2015

No. 75

Senate

The Senate was not in session today. Its next meeting will be held on Monday, May 18, 2015, at 2 p.m.

House of Representatives

FRIDAY, MAY 15, 2015

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

PRAYER

The Chaplain, the Reverend Patrick J. Conroy, offered the following prayer: We give You thanks, O God, for giving us another day.

We ask Your blessing upon this assembly and upon all to whom the authority of government is given.

The issues of these days and in coming months remain complicated and potentially divisive. Endow each Member with wisdom and equanimity, that productive policies and solutions might be reached for the benefit of our Nation.

Please send Your spirit of peace upon those areas of our world where violence and conflict endure, and threaten to multiply. May all Your children learn to live in peace.

And, may all that is done within the people's House this day be for Your greater honor and glory.

Amen.

THE JOURNAL

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

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

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

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

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

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

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

The point of no quorum is considered withdrawn.

PLEDGE OF ALLEGIANCE

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

Mr. DOLD led the Pledge of Allegiance as follows:

I pledge allegiance to the Flag of the United States of America, and to the Republic for which it stands, one nation under God, indivisible, with liberty and justice for all.

ANNOUNCEMENT BY THE SPEAKER

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

HONORING SCOUTMASTER CHIP ANDERSON

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

Mr. DOLD. Mr. Speaker, Chip Anderson has been an integral part of Ken-

ilworth Scouting—more specifically, Troop 13—for the last 8 years. He has provided outstanding leadership and support to the young men of Kenilworth, Illinois, as first the troop quartermaster, and then as the troop Scoutmaster. He is moving to Atlanta with his family for career reasons and resigning his active leadership position with Troop 13, but will always remain a vital part of Troop 13 and its legacy.

During his tenure, the troop has been very active with weekly meetings, community service projects, and monthly camping and overnight trips, including the annual Boundary Waters High Adventure for the rising seventh-grade boys.

Advancement is one, but not the only, measure of success, and during his tenure Troop 13 has had 45 young men attain the rank of Eagle, Scouting's highest rank. Chip has directly supported each of these young men, as well as all the young men in the troop. Most have called him a mentor and friend in the notes they have written to express their thanks.

We are thankful for his outstanding contribution, and as a community we feel very fortunate to have had his leadership and dedication to the Scouting program and to the development of young men in the village.

It is an honor to recognize Chip today. It is an honor to call him my friend.

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

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



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H3217

LONG-TERM HIGHWAY TRUST FUND REAUTHORIZATION

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

Mr. KENNEDY. Mr. Speaker, I rise today in support of a long-term reauthorization of the highway trust fund.

Just this week, Mayor Dumas from Attleboro, Massachusetts, came to Washington to tell me how another stopgap bill would negatively impact projects in his city.

The bridges in my home State are some of the oldest in our country. Of the over 5,000 bridges in our Commonwealth, more than half are considered deficient.

Every single day, cars, trucks, and schoolbuses cross our structurally compromised bridges nearly 10 million times. Those numbers underscore the urgency for our government to provide the critical, long-term investments in infrastructure that our constituents demand and deserve.

Each time we approve a short-term patch of the highway trust fund, we are continuing the uncertainty and doubt that prevents States and municipalities from moving forward on projects that not only create jobs but keep all of us safe.

Our refusal to even consider a lasting transportation plan is hindering our ability to maintain the infrastructure we already have, when we should be instead focused on new projects that increase our modern economy in communities across our country.

It is time to fix this problem. It is time to invest in our country. It is time to pass this bill.

TEACHER APPRECIATION MONTH

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

Ms. WILSON of South Carolina. Mr. Speaker, recently, South Carolina Governor Nikki Haley designated May as Teacher Appreciation Month.

As the husband of a retired teacher, I know firsthand the time, resources, support, and guidance our dedicated educators give to their students. While I regularly take the opportunity to visit schools and honor educators throughout the year, I am grateful for the opportunity to give special recognition and thanks to our hard-working educators this month.

I would especially like to honor my constituent, Daniel Oddo, from Dreher High School, who was a finalist for the South Carolina Teacher of the Year. Staff member Drew Kennedy is a Dreher graduate.

I am grateful for the Palmetto State Teachers Association, led by executive director Kathy Maness, for their tireless work on behalf of teachers across the State. The success of our teachers is amplified by the leadership of State

Superintendent of Education Molly Spearman, who is dedicated to recruiting and retaining quality teachers in the Palmetto State.

In conclusion, God bless our troops, and may the President by his actions never forget September the 11th in the global war on terrorism.

FUNDING TRANSPORTATION INFRASTRUCTURE

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

Ms. ADAMS. Mr. Speaker, I rise today in support of long-term investments in our Nation's critical transportation infrastructure.

Across this Nation, our roads and bridges are crumbling, and communities are in need of updated transit systems. Investments in critical infrastructure are necessary to ensure our roads, bridges, and transit systems are in good working condition and updated with the newest technologies to ensure our safety. Jobs hang in the balance. The safety of our constituents hang in the balance.

In North Carolina alone, there are more than 5,000 bridges in need of repair. More than 700 of those are in my district. We must make sure that critical road and infrastructure projects are not put on hold and that jobs are not placed in jeopardy.

My colleagues, I urge you to make the smart decision for our Nation and support a long-term solution to fund our transportation infrastructure.

SUPPORT PASSAGE OF FY16 NDAA

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

Mr. AUSTIN SCOTT of Georgia. Mr. Speaker, I rise today to urge my fellow Republicans and other Members to support the fiscal year 2016 National Defense Authorization Act.

My colleagues and I on the Armed Services Committee came together in a bipartisan fashion to pass this legislation out of committee with a vote of 60-2. That seems pretty bipartisan to me. And it should be. Our Nation's security should not be a partisan issue.

The committee had a goal of implementing some lasting reforms to ensure that our military is better prepared for the challenges that we face.

Part of facing these challenges is ensuring that our military has the very best training and weapons systems for the fight. This legislation recognizes that need by preserving the A-10, which is the best close air support aircraft, and flown out of Moody Air Force Base.

This bill also invests in the future replacement of the JSTARS, an important ISR platform that flies out of Robins Air Force Base.

It is an honor to serve as a voice for Robins and Moody in Congress, and I urge my colleagues to pass this legisla-

tion for our Nation's warfighters who bravely serve so that we may remain the land of the free.

FUTURE FARMERS, AMERICA'S FUTURE

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

Mr. LAMALFA. Mr. Speaker: "Learning to do, doing to learn, earning to live, living to serve." Those 12 short words comprise the motto of the Future Farmers of America Organization, founded in 1928 by 33 students from 18 different States who came together with a shared mission to develop as the future farmers of this country.

Agriculture is the cornerstone of our economy, supporting more than 23 million jobs in our country. But it is also an industry that requires more than just skills and knowledge that might be learned in the classroom, skills that are necessary to feed our country and to connect with the changing marketplace and consumers.

FAA has succeeded in fulfilling this gap by expanding not only agricultural education in our schools but also in teaching students to be confident participants and leaders, to be honest and fair, and to show respect for others and our land's resources. These lifelong skills are vital not just for farmers but in all aspects of agriculture, whether it is marketing, management, research, communications, or engineering.

I rise today to recognize this organization and the millions of Future Farmers of America, both current and past, and express my gratitude for your dedication, leadership, and commitment to strengthening our towns.

It is that spirit and love for this country that truly represents the heart of rural America.

IRAN REVIEW ACT

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

Ms. STUTZMAN. Mr. Speaker, I rise with concern over the President's ongoing nuclear negotiations with Iran, and I rise in support of the legislation that the House passed yesterday, the Iran Nuclear Agreement Review Act.

Mr. Speaker, there is absolutely no guarantee that any final agreement negotiated by Secretary Kerry and President Obama will be a good deal. There is no guarantee this agreement will be good for the security of the United States, good for the stability of the Middle East, and good for the security of our close ally, Israel.

By passing H.R. 1191, we are empowering Congress to review the final agreement and block any bad deal negotiated by the President.

Mr. Speaker, June 30, the deadline for the negotiations, is nearing quickly. When, and if, the President is able

to arrive at a deal, I encourage my colleagues to take a strong, thorough look at all of the details. There is too much at stake in the world to get this wrong.

NATIONAL DEFENSE AUTHORIZATION ACT FOR FISCAL YEAR 2016

The SPEAKER pro tempore (Mr. KELLY of Pennsylvania). Pursuant to House Resolution 260 and rule XVIII, the Chair declares the House in the Committee of the Whole House on the state of the Union for the further consideration of the bill, H.R. 1735.

Will the gentleman from Arkansas (Mr. WOMACK) kindly take the chair.

□ 0912

IN THE COMMITTEE OF THE WHOLE

Accordingly, the House resolved itself into the Committee of the Whole House on the state of the Union for the further consideration of the bill (H.R. 1735) to authorize appropriations for fiscal year 2016 for military activities of the Department of Defense and for military construction, to prescribe military personnel strengths for such fiscal year, and for other purposes, with Mr. WOMACK (Acting Chair) in the chair.

The Clerk read the title of the bill.

The Acting CHAIR. When the Committee of the Whole rose on Thursday, May 14, 2015, amendment No. 83 printed in House Report 114–112, offered by the gentleman from Texas (Mr. BURGESS), had been disposed of.

AMENDMENTS EN BLOC NO. 6 OFFERED BY MR. THORNBERRY OF TEXAS

Mr. THORNBERRY. Mr. Chairman, pursuant to House Resolution 260, I offer amendments en bloc.

The Acting CHAIR. The Clerk will designate the amendments en bloc.

Amendments en bloc No. 6 consisting of amendment Nos. 90, 91, 96, 99, 101, 102, 103, 104, 105, 106, 112, 113, 114, 115, 116, 117, and 118 printed in House Report No. 114–112, offered by Mr. THORNBERRY of Texas:

AMENDMENT NO. 90 OFFERED BY MR. HILL OF ARKANSAS

Page 528, after line 2, insert the following:
SEC. 1092. BUSINESS CASE ANALYSIS OF DECISION TO MAINTAIN C130J AIRCRAFT AT KEESLER AIR FORCE BASE, MISSISSIPPI.

Not later than 60 days after the date of the enactment of this Act, the Secretary of the Air Force shall conduct a business case analysis of the decision to maintain 10 C-130J aircraft at Keesler Air Force Base, Mississippi. Such analysis shall include consideration of—

(1) any efficiencies or cost savings that would be achieved by transferring such aircraft to Little Rock Air Force Base, Arkansas;

(2) any effects of such decision on the operation of the air mobility command; and

(3) the short-term and long-term costs of maintaining such aircraft at Keesler Air Force Base.

AMENDMENT NO. 91 OFFERED BY MR. MEEHAN OF PENNSYLVANIA

Page 528, after line 2, insert the following:
SEC. 1092. SENSE OF CONGRESS REGARDING CYBER RESILIENCY OF NATIONAL GUARD NETWORKS AND COMMUNICATIONS SYSTEMS.

It is the sense of Congress that—

(1) National Guard personnel need to have situational awareness and reliable communications in the event of an emergency, terrorist attack, or natural or man-made disaster;

(2) in the event of such an emergency, attack, or disaster, the ability of the National Guard personnel to communicate and coordinate response is vital;

(3) current communications and networking systems for the National Guard, including commercial wireless solutions, such as mobile wireless kinetic mesh and other systems that are interoperable with the systems of civilian first responders, should provide the necessary robustness, interoperability, reliability, and resilience to extend needed situational awareness and communications to all users and under all operating conditions, including in degraded communications environments where infrastructure is damaged, destroyed, or under cyber attack or disruption; and

(4) the National Guard should be constantly seeking ways to improve and expand its communications and networking capabilities to provide for enhanced performance and resilience in the face of cyber attacks or disruptions, as well as other instances of degradation.

AMENDMENT NO. 96 OFFERED BY MR. WALBERG OF MICHIGAN

At the end of subtitle B of title XII (page 550, after line 26), add the following:

SEC. 12xx. REPORT ON ACCESS TO FINANCIAL RECORDS OF THE GOVERNMENT OF AFGHANISTAN TO AUDIT THE USE OF FUNDS FOR ASSISTANCE FOR AFGHANISTAN.

Not later than December 31, 2016, the Special Inspector General for Afghanistan Reconstruction shall submit to Congress a report on the extent to which the Office of the Special Inspector General for Afghanistan Reconstruction has adequate access to financial records of the Government of Afghanistan to audit the use of funds authorized to be appropriated by this Act or otherwise made available for fiscal year 2016 for assistance for Afghanistan.

AMENDMENT NO. 99 OFFERED BY MR. POE OF TEXAS

Page 559, after line 11, add the following:

(H) An assessment of United States' efforts to disrupt and prevent foreign fighters traveling to Syria and Iraq and disrupt and prevent foreign fighters in Syria and Iraq traveling to the United States.

AMENDMENT NO. 101 OFFERED BY MR. LAMBORN OF COLORADO

At the end of subtitle D of title XII, add the following (and conform the table of contents accordingly):

SEC. 1234. LIMITATION ON MILITARY-TO-MILITARY EXCHANGES AND CONTACTS WITH IRAN.

(a) LIMITATION.—The Secretary of Defense may not authorize any military-to-military exchange or contact described in subsection (b) to be conducted by the Armed Forces or Department of Defense civilians with representatives of the military or paramilitary forces (including the IRGC) of the Islamic Republic of Iran until the Secretary certifies that Iran—

(1) has ended its ballistic missile program;

(2) is no longer listed by the Secretary of State as a state sponsor of terrorism; and

(3) has recognized the Israel as a Jewish state.

(b) COVERED EXCHANGES AND CONTACTS.—Subsection (a) applies to any military-to-military exchange or contact that includes inappropriate exposure to any of the following:

(1) Force projection operations.

(2) Nuclear operations.

(3) Advanced combined-arms and joint combat operations.

(4) Advanced logistical operations.

(5) Chemical and biological defense and other capabilities related to weapons of mass destruction.

(6) Surveillance and reconnaissance operations.

(7) Joint warfighting experiments.

(8) Military space operations.

(9) Other advanced capabilities of the Armed Forces.

(10) Arms sales or military-related technology transfers.

(11) Release of classified or restricted information.

(12) Access to a Department of Defense laboratory or base.

(13) Military operations or exercises with allies and partners.

(c) EXCEPTIONS.—Subsection (a) does not apply to any search-and-rescue or humanitarian operation or exercise.

(d) ANNUAL CERTIFICATION BY SECRETARY.—The Secretary of Defense shall, without delegation, submit to the Committee on Armed Services of the Senate and the Committee on Armed Services of the House of Representatives, not later than December 31 each year, a certification in writing as to whether or not any military-to-military exchange or contact during that calendar year was conducted in violation of subsection (a).

AMENDMENT NO. 102 OFFERED BY MRS.

WALORSKI OF INDIANA

At the end of subtitle D of title XII, add the following (and conform the table of contents accordingly):

SEC. 1234. SECURITY GUARANTEES ASSOCIATED WITH IRAN'S NUCLEAR WEAPONS PROGRAM.

(a) IN GENERAL.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Defense, in coordination with the Secretary of State, shall provide the appropriate congressional committees a copy of any security agreement or commitment provided by the United States to any country in the Middle East, including the member countries of the Gulf Cooperation Council, associated with Iran's nuclear weapons program.

(b) ANALYSIS.—Not later than 180 days after the date of the enactment of this Act, the Chairman of the Joint Chiefs of staff shall provide the Secretary of Defense with a detailed analysis of the United States military force structure and posture, as well as the estimated costs associated with such force structure and posture, required to meet any security agreement or commitment in the Middle East, including member countries of the Gulf Cooperation Council. The Secretary shall provide such analysis, without change, along with any additional views the Secretary may offer, when the Secretary submits the materials required under subsection (a).

(c) LIMITATION ON CERTAIN EXPENDITURES.—The Secretary of Defense may not obligate or expend any funds authorized to be appropriated by this Act or otherwise made available to the Department of Defense for fiscal year 2016 for meeting any security agreements or commitments described in this section unless the Secretary certifies that the appropriate congressional committees that the Secretary has provided a copy of such agreement as required under subsection (a).

(d) APPROPRIATE CONGRESSIONAL COMMITTEES DEFINED.—In this section, the term “appropriate congressional committees” means the Committee on Armed Services and the Committee on Foreign Affairs of the House of Representatives and the Committee

on Armed Services and the Committee on Foreign Relations of the Senate.

AMENDMENT NO. 103 OFFERED BY MR. ELLISON OF MINNESOTA

At the end of subtitle D of title XII (page 576, after line 2), add the following:

SEC. 12xx. RULE OF CONSTRUCTION.

Nothing in this Act shall be construed as authorizing the use of force against Iran.

AMENDMENT NO. 104 OFFERED BY MR. ROGERS OF ALABAMA

At the end of subtitle F of title XII (page 604, after line 16), add the following:

SEC. 12xx. REQUIREMENT TO SUBMIT DEPARTMENT OF DEFENSE POLICY REGARDING FOREIGN DISCLOSURE OR TECHNOLOGY RELEASE OF AEGIS ASHORE CAPABILITY TO ALLIES.

(a) SENSE OF CONGRESS.—It is the sense of Congress that a decision by the Government of Japan to purchase Aegis Ashore for its self-defense, given that it already possesses sea-based Aegis weapons system-equipped naval vessels, could create a significant opportunity for promoting interoperability and integration of air- and missile defense capability with close allies, could provide for force multiplication benefits, and could potentially alleviate force posture requirements on multi-mission assets.

(b) REQUIREMENT TO SUBMIT POLICY.—Not later than 30 days after the date of the enactment of this Act, the Secretary of Defense shall submit to the appropriate congressional committees a copy of the Department of Defense policy regarding foreign disclosure or technology release of Aegis Ashore capability to allies, including Japan, that possess sea-based Aegis weapons system-equipped naval vessels.

(c) DEFINITION.—In this section, the term “appropriate congressional committees” means—

- (1) the congressional defense committees; and
- (2) the Committee on Foreign Relations of the Senate and the Committee on Foreign Affairs of the House of Representatives.

AMENDMENT NO. 105 OFFERED BY MR. WALKER OF NORTH CAROLINA

At the end of subtitle F of title XII (page 604, after line 16), add the following:

SEC. 12xx. REQUIREMENT TO INVITE THE MILITARY FORCES OF TAIWAN TO PARTICIPATE IN RIMPAC EXERCISES.

(a) IN GENERAL.—The Secretary of Defense shall invite the military forces of Taiwan to participate in any maritime exercise known as the Rim of the Pacific Exercise if the Secretary has invited the military forces of the People’s Republic of China to participate in such maritime exercise.

(b) EFFECTIVE DATE.—This section takes effect on the date of the enactment of this Act and applies with respect to any maritime exercise described in subsection (a) that begins on or after such date of enactment.

AMENDMENT NO. 106 OFFERED BY MR. KELLY OF PENNSYLVANIA

At the end of subtitle G of title XII, add the following:

SEC. 12xx. LIMITATION ON AVAILABILITY OF FUNDS TO IMPLEMENT THE ARMS TRADE TREATY.

(a) IN GENERAL.—None of the funds authorized to be appropriated by this Act or otherwise made available for fiscal year 2016 for the Department of Defense may be obligated or expended to fund a Secretariat or any other international organization established to support the implementation of the Arms Trade Treaty, to sustain domestic prosecutions based on any charge related to the Treaty, or to implement the Treaty until the Senate approves a resolution of ratification for the Treaty and implementing legislation for the Treaty has been enacted into law.

(b) RULE OF CONSTRUCTION.—Nothing in this section shall be construed to preclude the Department of Defense from assisting foreign countries in bringing their laws, regulations, and practices related to export control up to United States standards.

AMENDMENT NO. 112 OFFERED BY MR. CICILLINE OF RHODE ISLAND

At the end of subtitle G of title XII (page 622, after line 22), add the following:

SEC. 12xx. ASSESSMENT OF THE MILITARY CAPABILITY OF THE REPUBLIC OF CYPRUS.

(a) IN GENERAL.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Defense and the Secretary of State shall jointly submit to the appropriate congressional committees an assessment of the military capability of the Republic of Cyprus to defend against threats to its national security, including threats posed by hostile foreign governments and international terrorist groups.

(b) MATTERS TO BE INCLUDED.—The assessment required under subsection (a) shall include the following:

(1) An analysis of the effect on the national security of Cyprus of the United States policy to deny applications for licenses and other approvals for the export of defense articles and defense services to the armed forces of Cyprus.

(2) An analysis of the extent to which such United States policy is consistent with overall United States security and policy objectives in the region.

(3) An assessment of the potential impact of lifting such United States policy.

(c) DEFINITION.—In this section, the term “appropriate congressional committees” means—

- (1) the congressional defense committees; and
- (2) the Committee on Foreign Relations of the Senate and the Committee on Foreign Affairs of the House of Representatives.

AMENDMENT NO. 113 OFFERED BY MR. CROWLEY OF NEW YORK

Page 622, after line 22, insert the following:

SEC. 1269. SENSE OF CONGRESS ON THE DEFENSE RELATIONSHIP BETWEEN THE UNITED STATES AND THE REPUBLIC OF INDIA.

(a) FINDINGS.—Congress finds the following:

(1) The United States has an upgraded, strategic-plus relationship with India based on regional cooperation, space science cooperation, and defense cooperation.

(2) The defense relationship between the United States and the Republic of India is strengthened by the common commitment of both countries to democracy.

(3) The United States and the Republic of India share a common and long-standing commitment to civilian control of the military.

(4) The United States and the Republic of India have increasingly worked together on defense cooperation across a range of activities, exercises, initiatives, and research.

(b) SENSE OF CONGRESS.—It is the sense of Congress that the United States should—

(1) continue to expand defense cooperation with the Republic of India;

(2) welcome the role of the Republic of India in providing security and stability in the Indo-Pacific region and beyond;

(3) work cooperatively with the Republic of India on matters relating to our common defense;

(4) vigorously support the implementation of the United States-India Defense Framework Agreement; and

(5) support the India Defense Trade and Technology Initiative.

AMENDMENT NO. 114 OFFERED BY MRS. DINGELL OF MICHIGAN

At the end of subtitle G of title XII, add the following (and conform the table of contents accordingly):

SEC. 1269. SENSE OF CONGRESS ON EVACUATION OF UNITED STATES CITIZENS AND NATIONALS FROM YEMEN.

(a) FINDINGS.—Congress finds the following:

(1) The ongoing conflict in Yemen, including airstrikes conducted by Saudi Arabia and a no-fly zone imposed over Yemen by Saudi Arabia, has made it difficult for Yemeni-Americans to depart Yemen.

(2) United States citizen Jamal al-Labani of Hayward, California, was killed in Yemen after the closure of the United States Embassy while attempting to bring his pregnant wife and 2-year-daughter back to the United States.

(3) Over 550 Yemeni-Americans have registered as being unable to leave Yemen after the closure of the United States Embassy in Yemen in February 2015.

(4) In 2006, the Department of Defense helped the Department of State remove 15,000 Americans from Lebanon during Hezbollah’s war against Israel.

(5) Many other nations, including China, Ethiopia, India, and Russia are evacuating or have evacuated their citizens from Yemen.

(b) SENSE OF CONGRESS.—It is the sense of Congress that the President should exercise all available authorities as expeditiously as possible to evacuate United States citizens and nationals from Yemen.

AMENDMENT NO. 115 OFFERED BY MR. ENGEL OF NEW YORK

At the end of subtitle G of title XII (page 622, after line 22), add the following:

SEC. 12xx. REPORT ON IMPACT OF ANY SIGNIFICANT REDUCTION IN UNITED STATES TROOP LEVELS OR MATERIAL IN EUROPE ON NATO’S ABILITY TO CREDIBLY ADDRESS EXTERNAL THREATS TO ANY NATO MEMBER STATE.

(a) SENSE OF CONGRESS.—It is the sense of Congress that—

(1) in order to demonstrate United States commitment to North Atlantic Treaty Organization (NATO) allies, especially those NATO allies under pressure on the Eastern flank of the Alliance, and to enhance the United States deterrent presence and resolve to countering threats to NATO’s collective security, United States Armed Forces stationed and deployed in Europe should be increased in number and combat power; and

(2) the “current and foreseeable security environment”, as referenced in paragraph 12 of Section IV on Political-Military Matters of the Founding Act on Mutual Relations, Cooperation and Security between NATO and the Russian Federation (NATO-Russia Founding Act), has changed significantly since the signing of such Act in 1997 and thus such Act should not be read, interpreted, or implemented so as to constrain or in any way limit additional permanent stationing of substantial combat forces anywhere on the territory of any NATO member State in furtherance of NATO’s core mission of collective defense and other missions.

(b) REPORT.—

(1) IN GENERAL.—In order to ensure that the United States contribution to NATO’s core mission of collective defense remains robust and ready to meet any future challenges, the Secretary of Defense shall submit to the appropriate congressional committees a report on the impact of any significant reduction in United States troop levels or material in Europe on NATO’s ability to credibly deter, resist, and, if necessary, repel external threats to any NATO member State.

(2) DEADLINE.—The report required under paragraph (1) shall be submitted not later than 30 days prior to the date on which any significant reduction described in paragraph (1) is scheduled to take place.

(3) FORM.—The report required under paragraph (1) shall be submitted in unclassified form, but may contain a classified annex if necessary to protect the national security interests of the United States.

(4) DEFINITION.—In this subsection, the term “appropriate congressional committees” means—

(A) the Committee on Armed Services and the Committee on Foreign Relations of the Senate; and

(B) the Committee on Armed Services and the Committee on Foreign Affairs of the House of Representatives.

AMENDMENT NO. 116 OFFERED BY MR. VELA OF TEXAS

At the end of subtitle G of title XII, add the following (and conform the table of contents accordingly):

SEC. 1269. REPORT ON VIOLENCE AND CARTEL ACTIVITY IN MEXICO.

The Secretary of Defense shall submit to the congressional defense committees a report on violence and cartel activity in Mexico and the impact of such on United States national security.

AMENDMENT NO. 117 OFFERED BY MR. KILMER OF WASHINGTON

Page 628, after line 8, insert the following: “(3) If the Secretary furloughs any employee referred to in paragraph (1), the Secretary shall submit to Congress, by no later than 30 days before initiating the furlough, notice of the furlough that includes a certification that, as a result of the proposed furlough, none of the work performed by any employee of the Department of Defense will be shifted to any Department of Defense civilian employee, contractor, or member of the Armed Forces.”

Page 628, line 9, strike “(3)” and insert “(4)”.

AMENDMENT NO. 118 OFFERED BY MR. NOLAN OF MINNESOTA

In section 1504, page 632, line 20, insert “(a) AUTHORIZATION OF APPROPRIATIONS.—” before “Funds”.

At the end of section 1504, page 633, line 1, add the following new subsection:

(b) CONDITION ON USE OF FUNDS FOR IRAQ AND SYRIA TRAIN AND EQUIP PROGRAMS.—Amounts authorized to be appropriated by this section for the Syria and Iraq Train and Equip programs, as specified in the funding table in section 4302, may not be provided to any recipient that the Secretary of Defense has reported, pursuant to a quarterly progress report submitted pursuant to section 1209 of the National Defense Authorization Act for Fiscal Year 2015 (Public Law 113–291; 128 Stat. 3541), as having misused provided training and equipment.

The Acting CHAIR. Pursuant to House Resolution 260, the gentleman from Texas (Mr. THORNBERRY) and the gentleman from Washington (Mr. LARSEN) each will control 10 minutes.

The Chair recognizes the gentleman from Texas.

Mr. THORNBERRY. Mr. Chairman, I yield myself 30 seconds.

Mr. Chairman, this en bloc package consists of 17 total amendments. Nine of them have been offered by Republicans, eight of them have been offered by Democrats. They cover a variety of very important topics for our national security, including cooperation with India, evacuation of U.S. persons from

Yemen, the impact of U.S. troop levels on NATO, and violence in Mexico.

I believe these are important subjects and important additions to our bill. I hope Members will support this en bloc package. And I hope that all Members who make these contributions will support the final version so that their contribution has a chance to become law.

With that, Mr. Chairman, I am pleased to yield 1 minute to the distinguished gentleman from Michigan (Mr. WALBERG).

□ 0915

Mr. WALBERG. I thank the chairman for the efforts put forth by himself and the committee on necessary legislation that, indeed, should pass.

Mr. Chairman, America has given 14 years, nearly \$1 trillion, and thousands of lives to help build a stable Afghanistan. While most of our troops have come home, Congress has still obligated billions of dollars to be spent on reconstruction efforts.

As we transfer oversight authority to Afghan officials, the Special Inspector General for Afghanistan Reconstruction has identified serious deficiencies in our ability to ensure the proper use of these American taxpayer dollars, as the Afghan Ministries currently lack the capacity to effectively manage and account for U.S.-funded assistance.

My amendment would require SIGAR to certify it has sufficient access to Afghan accounts to guarantee effective audits. We must ensure that every dollar is spent effectively. I appreciate that this amendment has been added en bloc, and I ask my colleagues to support this legislation and this amendment.

Mr. LARSEN of Washington. Mr. Chairman, I yield myself such time as I may consume.

Mr. Chairman, I would ask Members to support this en bloc package, and I yield 1 minute to the gentleman from Minnesota (Mr. NOLAN) for comments on en bloc No. 6.

Mr. NOLAN. Mr. Chairman and Members of the House, as Mr. WALBERG just pointed out, we have spent literally trillions of dollars in the Middle East in what many would describe as wars of choice and nation building.

I want to applaud the committee for this underlying legislation to ensure some accountability of how that money goes. All too often, the moneys have made a mockery of our good intentions and ended up in the wrong hands and, in many cases, used against us.

The underlying legislation requires the Defense Department now to require them to give us a list of who money has been given to in Syria and Iraq to fight ISIL, and my legislation says that, when they find evidence that those funds have been misused by any one of those parties, they can no longer be recipients of our funding and our intentions in this regard.

Mr. Chairman, I urge the adoption of my amendment and the bloc as well.

Mr. THORNBERRY. Mr. Chairman, I am pleased to yield 1 minute to my colleague from Texas (Mr. POE).

Mr. POE of Texas. I thank the chairman for yielding, and I want the chairman to know that I support the amendment en bloc, and I support the bill as well.

Mr. Chair, the number of foreign fighters traveling to Syria and Iraq to join ISIS is increasing at an alarming, dramatic rate. The Director of the National Counterterrorism Center said that more foreign fighters have joined ISIS in the last 2 years than those who went to Afghanistan or Iraq in the last 20 years. More than 180 of these fighters are from the United States.

These killers are not just going to fight and die on the battlefields of Iraq and Syria. Many return home to their home countries as trained, battle-hardened Islamic radicals.

Before Moner Mohammad Abusalha became the first American to carry out a suicide bomb in Syria, he had already been to Syria and back to the United States as a trained suicide killer. The United States Government didn't even know this.

We need a comprehensive strategy to reduce the flow of foreign fighters from ISIS to the United States and foreign fighters going to train with ISIS. This amendment requires such a strategy.

And that is just the way it is.

Mr. LARSEN of Washington. Mr. Chairman, I yield 2 minutes to the gentleman from Michigan (Mrs. DINGELL).

Mrs. DINGELL. I thank the gentleman from Washington (Mr. LARSEN).

Mr. Chairman, Members of the House, I rise in support of my amendment, No. 103, contained in this bloc, which expresses the sense of Congress that the President should exercise all available authority to evacuate U.S. citizens from Yemen as soon as possible.

My district is home to the highest concentration of Yemeni Americans in the United States. Since hostilities began in Yemen, my office hears daily from Yemeni Americans who are terrified, frustrated, desperate, and have no idea how to exit the country. These are United States citizens in Yemen, with nowhere to turn.

This week, NPR told the story of Rhonia Aladashi, a 16-year-old girl from my hometown of Dearborn, Michigan. She had traveled to Yemen to visit her father when the hostilities began, and she tried multiple options to escape.

She tried to cross the border at Saudi Arabia and got turned back into hostile areas because she did not have a man traveling with her. Ultimately, she ended up on a private fishing boat, going with no food or water on board.

My constituents and their families stuck in Yemen need hope, and they need to know that American citizens are not being forgotten. We do not in any way want to put American military in danger, but we need to tell Americans there is hope.

I thank Mr. LARSEN and Chairman THORNBERRY.

Mr. THORNBERRY. Mr. Chairman, I am pleased to yield 1 minute to the distinguished gentleman from North Carolina (Mr. WALKER).

Mr. WALKER. I thank the gentleman from Texas for yielding.

Mr. Chairman, I rise today to express my gratitude for the hard work and dedication put forth by Chairman THORNBERRY, Ranking Member SMITH, and their colleagues on the Armed Services Committee in drafting the National Defense Authorization Act of 2016.

I would like to thank the Rules Committee, Chairman SESSIONS, and Ranking Member SLAUGHTER for their efforts in ensuring Members on both sides of the aisle had an avenue to voice their opinion.

We recently finished 10 townhalls in 10 counties, and the number one thing from our constituents is making sure that Washington is held accountable. These efforts help restore our constituents' faith in this body and the process of lawmaking.

Mr. LARSEN of Washington. Mr. Chairman, I yield 2 minutes to the gentleman from New York (Mr. CROWLEY).

Mr. CROWLEY. I thank the gentleman from Washington, my good friend Mr. LARSEN, for yielding me this time.

Mr. Chairman, the effort to expand U.S.-India relations has always been and continues to be a bipartisan effort, and I want to thank both sides of the aisle in acceptance of the amendment that I put forward.

Over the past two decades, we have seen the relationship between the United States and India flourish and blossom under both—I should say starting with President Clinton's Presidency, followed by President George Bush's Presidency, and we have seen how advanced it has become under the Presidency of Barack Obama.

I had the opportunity to travel with the President earlier this year to India, and the incredible reception that the President and the delegation received was like no other experience I have ever had in India, and this relationship continues to grow.

This is the first time we have had an opportunity to express the support of the House and of the Congress of this burgeoning relationship, especially as it pertains to mil-to-mil cooperation, and I believe that this is the most critical relationship that we will have this decade in the world.

India and the United States, we have shared values of civilian control of the military. It is a very important aspect when you consider the part of the world we are talking about. We share that same value with India.

India's quest for securing peace not only within her region, but around the world as well, is something that we share with her. India's commitment to democracy and rule of law is something we also share with India and, overall,

using democracy and the quest for peace, trying to bring stability throughout the world.

I also want to thank the Indian diaspora in helping with this effort. This is truly, as I said earlier, I believe, the most important alliance the United States will have this century.

Mr. THORNBERRY. Mr. Chairman, I am pleased to yield 1 minute to the distinguished gentleman from Pennsylvania (Mr. KELLY).

Mr. KELLY of Pennsylvania. I thank the chairman.

I rise in strong support of my amendment to renew a 1-year ban on the Obama administration from using any Department of Defense funds to implement the United Nations Arms Trade Treaty. This amendment updates and strengthens the language of my amendments that were entered into law in previous NDAA's.

Why? Because this amendment—we must always uphold our fundamental individual right to keep and to bear arms, which is enshrined in our Constitution. We also must uphold the sovereignty of the United States over our arms export control system, which is the gold standard of the world.

Now, how do we do this?

First, the amendment explicitly forbids the use of DOD funds to facilitate domestic prosecutions of individual Americans. This is a real danger because the Obama administration has already engaged in domestic prosecutions of individuals using treaties. This is totally unacceptable.

Second, my amendment specifically bans the use of DOD funds for an ATT secretariat, created for "effectively implementing" the ATT, according to the treaty's supporters.

Appallingly and equally unacceptable, ATT backers seek to put the U.S. on the hook to fund the activities of a treaty to which it is not a party.

I thank the chairman and the ranking member for including this amendment in the en bloc amendments. I urge my colleagues to stand with me in support of the Second Amendment, our Nation's sovereignty, and vote in support of this amendment to renew the annual ban on the funding of the United Nations Arms Trade Treaty.

Mr. LARSEN of Washington. Mr. Chairman, may I inquire how much time I have left?

The Acting CHAIR. The gentleman has 5 minutes remaining.

Mr. LARSEN of Washington. Mr. Chairman, I yield 2 minutes to the gentlewoman from Florida (Ms. CASTOR).

Ms. CASTOR of Florida. I thank my colleague.

Mr. Chair, I rise today in support of the Castor amendment, which is an amendment in support of military families across the country. It expresses the sense of Congress that, when it comes to housing military members, the Pentagon should factor in the commuting times for base personnel and the land available for on-base housing.

On-base housing is a critical readiness issue. Having our servicemembers

as close to their assignments as possible is vital. DOD must ensure that the decisions relating to base housing take into account relevant factors, and each base is different.

For example, at MacDill Air Force Base in my hometown in Tampa, Florida, it is home to the 6th Air Mobility Wing, United States Special Operations Command, and United States Central Command.

The recent expansion of on-base housing for military families has been a great success. Pursuant to a public-private partnership that was authorized in 2007, 572 homes have been constructed on the base. This has been a godsend for the families at MacDill, and here is why: the neighborhoods closest to the base are expensive and out of reach for many military families, so servicemembers oftentimes buy homes about 30 miles away and then commute to the base.

This recent public-private partnership at MacDill has been a win-win for the military and the families who serve. In fact, one top Pentagon official who oversees installations noted that the MacDill Air Force Base housing initiative was one of her favorites, forcewide, and was exceptional.

Think about the difference it makes to that military family when they can live close to where they work and where their children attend school.

Now, until recently, the Air Force and the housing contractor were discussing the next phase of on-base housing. MacDill has over 330 families on a waiting list. Unfortunately, despite the long waiting list, the obvious demand, the Air Force has inexplicably terminated discussions.

If this is happening in my community, it could be happening in yours, and with scarce Federal dollars, we must continue to encourage fruitful public-private partnerships and the best interests of our brave men and women in the service.

I thank Chairman THORNBERRY, Ranking Member SMITH, and Mr. LARSEN for their support of the amendment, and I urge adoption.

Mr. THORNBERRY. Mr. Chairman, I reserve the balance of my time.

Mr. LARSEN of Washington. Mr. Chairman, I yield back the balance of my time.

Mr. THORNBERRY. Mr. Chairman, I support the en bloc. I hope all Members will, and I yield back the balance of my time.

Mr. HOLDING. Mr. Chair, I rise today to support the Crowley-Engel-Holding-Bera-Royce amendment to the 2016 NDAA.

As Co-Chair of the House India Caucus, I am privileged to spend time highlighting the robust and growing relationship between the United States and India to my colleagues and to my constituents.

With the emerging challenges our two nations face in the Indo-Pacific region, we must place an emphasis on increasing the collaboration between our two defense departments and defense industries.

In January to move this collaboration forward, the United States and India signed the

“Joint Strategic Vision for the Asia Pacific and Indian Ocean Region” laying out our shared principles and views for security in the region.

Our two nations also agreed to renew—and upgrade—our ten year defense framework well before its expiration date which truly shows our commitment to working together.

The United States and India are on the same page and through the diligent work of the Defense Technology and Trade Initiative along with the Department of Defense’s India Rapid Reaction Cell, defense cooperation between our two nations is on the right trajectory.

But more can, should, and will be done to bring us closer together on defense.

Mr. Chair, India has a vital role to play in the Indo-Pacific by becoming a regional security provider and the United States should continue to work lockstep with our counterparts in New Delhi to achieve this.

And Mr. Chair, that is precisely what our amendment supports.

The Acting CHAIR. The question is on the amendments en bloc offered by the gentleman from Texas (Mr. THORNBERRY).

The en bloc amendments were agreed to.

AMENDMENTS EN BLOC NO. 7 OFFERED BY MR. THORNBERRY OF TEXAS

Mr. THORNBERRY. Mr. Chairman, pursuant to House Resolution 260, I offer amendments en bloc.

The Acting CHAIR. The Clerk will designate the amendments en bloc.

Amendments en bloc No. 7 consisting of amendment Nos. 107, 108, 109, 110, 111, 119, 120, 121, 125, 126, and 127 printed in House Report No. 114–112, offered by Mr. THORNBERRY of Texas:

AMENDMENT NO. 107 OFFERED BY MR. LAMBORN OF COLORADO

At the end of subtitle G of title XII, add the following:

SEC. 12xx. REPORT ON ACTIONS TO ENSURE QATAR IS PREVENTING TERRORIST LEADERS AND FINANCIERS FROM OPERATING IN ITS COUNTRY.

(a) SENSE OF CONGRESS.—It is the sense of Congress that—

(1) Qatar is an important partner in the region and has played a significant role in fighting ISIS;

(2) Qatar has provided significant enablers to the United States in its wars in Iraq and Afghanistan by hosting United States forces;

(3) Qatar has unfortunately allowed the leaders of Hamas, a United States-designated foreign terrorist organization, to operate freely in its country;

(4) Qatar has also allowed United States-designated terrorist financiers to operate in its country; and

(5) the United States should do everything in its power to encourage Qatar to crack down on terrorist leaders and financiers who are operating in its country.

(b) REPORT.—Not later than 180 days after the date of the enactment of this Act, the President shall submit to Congress a report on actions taken by the United States Government to ensure that Qatar is preventing terrorist leaders and financiers from operating in its country.

AMENDMENT NO. 108 OFFERED BY MR. LAMBORN OF COLORADO

At the end of subtitle G of title XII, insert the following:

SEC. 12xx. UNITED STATES SUPPORT FOR JORDAN.

(a) FINDINGS.—Congress finds the following:

(1) The Hashemite Kingdom of Jordan remains a steadfast partner and the armed forces of Jordan are among the United States’ strongest military partners.

(2) Jordan’s civil and military leadership continue to provide a positive example of professionalism and moderation.

(3) The Colorado National Guard’s relationship with the Jordanian military provides a significant benefit to both the United States and Jordan.

(4) The armed forces of Jordan fought alongside United States forces in Afghanistan and are currently flying combat sorties as part of the counter-ISIL Coalition.

(5) Jordan continues to provide critical basing support for Operation Inherent Resolve missions.

(b) SENSE OF CONGRESS.—It is the sense of Congress that—

(1) Jordan is one of our most important allies in the region and the United States should support Jordan’s military efforts to the greatest extent possible, including by providing military equipment and training; and

(2) the President should make every effort to ensure rapid responses to any military requests for assistance from Jordan.

AMENDMENT NO. 109 OFFERED BY MR. ROYCE OF CALIFORNIA

At the end of subtitle G of title XII (page 622, after line 22), add the following:

SEC. 12xx. REPORT ON UNITED STATES EFFORTS TO COMBAT BOKO HARAM AND SUPPORT REGIONAL ALLIES AND OTHER PARTNERS.

(a) SENSE OF CONGRESS.—It is the sense of Congress that—

(1) combating Boko Haram is in the national security interest of the United States;

(2) the United States should support regional partners, including the African Union-authorized Multinational Joint Task Force, through training and advice and the provision of key enablers to strengthen operations against Boko Haram; and

(3) United States support for these regional efforts should be integrated into a comprehensive strategy to support security and stability in the region.

(b) REPORT REQUIRED.—

(1) IN GENERAL.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Defense and the Secretary of State shall jointly submit to the appropriate congressional committees a report on the following:

(A) An assessment of the threat of Boko Haram to United States national security interests.

(B) A description of United States efforts to combat Boko Haram, including the authorities to carry out such efforts and the roles and missions of the Department of Defense and Department of State.

(C) An assessment of the capabilities, shortfalls, and progress made by United States-supported regional partners, including the African Union-authorized Multinational Joint Task Force, to combat Boko Haram.

(D) A description of military equipment, supplies, training, and other defense articles and services, including by type, quantity, and prioritization of such items, required to combat Boko Haram effectively and the gaps within regional allies to engage in the mission to combat Boko Haram.

(E) A description of military equipment, supplies, training, and other defense articles and services, including by type, quantity, and actual or estimated delivery date, that the United States Government has provided, is providing, and plans to provide to regional allies and other partners to combat Boko Haram.

(2) FORM.—The report required under paragraph (1) shall be submitted in unclassified form, but may contain a classified annex.

(3) DEFINITION.—In this subsection, the term “appropriate congressional committees” means—

(A) the congressional defense committees; and

(B) the Committee on Foreign Relations of the Senate and the Committee on Foreign Affairs of the House of Representatives.

AMENDMENT NO. 110 OFFERED BY MR. SCHWEIKERT OF ARIZONA

At the end of subtitle G of title XII, add the following:

SEC. 12xx. SENSE OF CONGRESS ON UNITED STATES SUPPORT FOR TUNISIA.

It is the sense of Congress that it is a national security priority of the United States to support the Republic of Tunisia and to cooperate with Tunisia by providing assistance to combat the growing terrorist threat from the Islamic State of Iraq and the Levant (ISIL) or other terrorist organizations.

AMENDMENT NO. 111 OFFERED BY MR. TURNER OF OHIO

At the end of subtitle G of title XII, add the following:

SEC. 12xx. SENSE OF CONGRESS ON FUTURE OF NATO AND ENLARGEMENT INITIATIVES.

(a) STATEMENT OF POLICY.—Congress declares that—

(1) the North Atlantic Treaty Organization (NATO) has been the cornerstone of transatlantic security cooperation and an enduring instrument for promoting stability in Europe and around the world for over 65 years;

(2) the incorporation of the Czech Republic, Poland, Hungary, Bulgaria, Estonia, Latvia, Lithuania, Romania, Slovakia, Slovenia, Albania, and Croatia has been essential to the success of NATO in this modern era;

(3) these countries have over time added to and strengthened the list of key European allies of the United States;

(4) since joining NATO, these member states have remained committed to the collective defense of the Alliance and have demonstrated their will and ability to contribute to transatlantic solidarity and assume increasingly more responsibility for international peace and security;

(5) since joining the Alliance, these NATO member states have contributed to numerous NATO-led peace, security, and stability operations, including participation in the International Security Assistance Force’s (ISAF) mission in Afghanistan;

(6) these NATO member states have become reliable partners and supporters of aspiring members and the United States recognizes their continued efforts to aid in further enlargement initiatives;

(7) at the 2014 Summit in Wales, NATO declared that “The Open Door Policy under Article 10 of the Washington Treaty is one of the Alliance’s great successes.”; and

(8) at the 2014 Summit in Wales, NATO declared that “NATO’s door will remain open to all European democracies which share the values of our Alliance, which are willing and able to assume the responsibilities and obligations of membership, which are in a position to further the principles of the Treaty, and whose inclusion will contribute to the security of the North Atlantic area.”.

(b) SENSE OF CONGRESS.—It is the sense of Congress that—

(1) the United States should—

(A) continue to work with aspirant countries to prepare such countries for entry into NATO;

(B) seek NATO membership for Montenegro;

(C) continue supporting a Membership Action Plan (MAP) for Georgia;

(D) encourage the leaders of Macedonia and Greece to find a mutually agreeable solution to the name dispute between the two countries;

(E) seek a Dayton II agreement to resolve the constitutional issues of Bosnia and Herzegovina;

(F) work with the Republic of Kosovo to prepare the country for entrance into the Partnership for Peace (PIP) program;

(G) take a leading role in working with NATO member states to identify, through consensus, the current and future security threats facing the Alliance; and

(H) take a leading role to work with NATO allies to ensure the Alliance maintains the required capabilities, including the gains in interoperability from combat in Afghanistan, necessary to meet the security threats to the Alliance;

(2) NATO member states should review defense spending to ensure sufficient funding is obligated to meet NATO responsibilities; and

(3) the United States should remain committed to maintaining a military presence in Europe as a means of promoting allied interoperability and providing visible assurance to NATO allies in the region.

AMENDMENT NO. 119 OFFERED BY MS. MICHELLE LUJAN GRISHAM OF NEW MEXICO

Page 700, after line 25, insert the following:
SEC. 1657. SENSE OF CONGRESS ON PLAN FOR IMPLEMENTATION OF NUCLEAR ENTERPRISE REVIEWS.

It is the sense of Congress that the Secretary of Defense should submit to Congress a plan on how the Secretary plans to implement the full recommendations of the two nuclear enterprise reviews, conducted and then validated by the Air Force, one of which was conducted by Assistant Secretary Madelyn Creedon and Rear Admiral Peter Fanta and one of which was conducted by General Walsh and Admiral Harvey. The plan submitted under this section should include a timeline for when each recommendation shall be implemented and how the additional manpower recommendations shall be allocated.

AMENDMENT NO. 120 OFFERED BY MR. QUIGLEY OF ILLINOIS

At the end of subtitle D of title XVI (page 700, after line 25), add the following new section:

SEC. 1657. REPORT ON THE NUMBER OF PLANNED NUCLEAR-ARMED CRUISE MISSILES.

Not later than 120 days after the enactment of this Act, the Secretary of Defense shall submit to Congress a report on the justification of the number of planned nuclear-armed cruise missiles, known as the Long Range Standoff Weapon, to the U.S. arsenal. The report shall include—

(1) the rationale for procuring the expected number of cruise missiles;

(2) how the number of planned missiles aligns with U.S. nuclear employment strategy;

(3) an estimate of the annual and total cost for research, development, test, and evaluation and procurement for the total number of planned cruise missiles; and

(4) an estimate of the proportional annual cost of the cruise missiles as compared to the annual cost of nuclear triad and annual defense spending.

AMENDMENT NO. 121 OFFERED BY MR. ROGERS OF ALABAMA

Page 715, line 25, strike “terms,” and all that follows through “2015” on page 716, line 1, and insert “terms and conditions”.

Page 716, line 5, after “2014” insert “, subject to an amended agreement for coproduction for radar components”.

Page 718, line 18, insert after “agreements” the following: “that inform a production decision”.

Page 718, line 25, insert before the semicolon the following: “or in an amount that meets best efforts, as mutually agreed by the United States and Israel”.

Page 720, after line 2, insert the following new subsection:

(c) WAIVER.—The Director may waive the requirements of subsection (b) to carry out subparagraphs (A) or (B) of subsection (a)(1) if the Under Secretary certifies to the appropriate congressional committees that the Under Secretary has sufficient data from the Government of Israel to demonstrate the following:

(1) Such subparagraphs will be carried out solely for funding procurement of long-lead components in accordance with a production plan, including a funding profile detailing Israeli contributions for production of either David’s Sling or Arrow 3.

(2) Such long-lead components have completed the research and development technology development phase.

(3) The long-lead procurement will be conducted in a manner that maximizes coproduction in the United States without incurring additional non-recurring engineering activity or cost.

AMENDMENT NO. 125 OFFERED BY MS. CASTOR OF FLORIDA

Page 775, after line 19, insert the following:
SEC. 2804. SENSE OF CONGRESS REGARDING BASE HOUSING PROJECTS.

It is the sense of Congress that the Department of Defense should take into consideration, when prioritizing base housing projects, commuting times for base personnel and land available for development on the base.

AMENDMENT NO. 126 OFFERED BY MR. LOEBSACK OF IOWA

Add at the end of subtitle B of title XXVIII the following new section:

SEC. 28 . ARSENAL INSTALLATION REUTILIZATION AUTHORITY.

(a) IN GENERAL.—Section 2667 of title 10, United States Code, is amended—

(1) by redesignating subsections (h), (i), and (j) as subsections (i), (j), and (k), respectively; and

(2) by inserting after subsection (g) the following new subsection:

“(h) ARSENAL INSTALLATION REUTILIZATION AUTHORITY.—(1) In the case of a military manufacturing arsenal, the Secretary concerned may authorize leases and contracts for a term of up to 25 years, notwithstanding subsection (b)(1), if the Secretary determines that a lease or contract of that duration will promote the national defense or be in the public interest for the purpose of—

“(A) helping to maintain the viability of the military manufacturing arsenal and any military installations on which it is located;

“(B) eliminating, or at least reducing, the cost of Government ownership of the military manufacturing arsenal, including the costs of operations and maintenance, the costs of environmental remediation, and other costs; and

“(C) leveraging private investment at the military manufacturing arsenal through long-term facility use contracts, property management contracts, leases, or other agreements that support and advance the preceding purposes.

“(2)(A) The Secretary concerned may delegate the authority provided by this subsection to the commander of the military manufacturing arsenal or, if part of a larger military installation, the installation commander.

“(B) The delegated authority does not include the authority to enter into a lease or contract under this section to carry out any activity covered by section 4544(b) of this title related to—

“(i) the sale of articles manufactured by a military manufacturing arsenal;

“(ii) the sale of services performed by a military manufacturing arsenal; or

“(iii) the performance of manufacturing work at the military manufacturing arsenal.

“(3) In this subsection, the term ‘military manufacturing arsenal’ means a Government-owned, Government-operated defense plant of the Department of the Defense that manufactures weapons, weapon components, or both.”.

(b) CROSS REFERENCES.—(1) Section 2662(b)(3)(E) of title 10, United States Code, is amended by striking “2667(h)(2)” and inserting “2667(i)(2)”.

(2) Section 6981(a)(2) of such title is amended by striking “2667(h)(2)” and inserting “2667(i)(2)”.

AMENDMENT NO. 127 OFFERED BY MR. SCALISE OF LOUISIANA

At the end of subtitle D of title XXVIII (page 795, after line 2), add the following new section:

SEC. 2834. RELEASE OF PROPERTY INTERESTS RETAINED IN CONNECTION WITH LAND CONVEYANCE, CAMP VILLERE, LOUISIANA.

(a) RELEASE OF RETAINED INTERESTS.—With respect to a parcel of real property at Camp Villere, Louisiana, consisting of approximately 48.04 acres and conveyed by quitclaim deed for National Guard purposes by the United States to the State of Louisiana pursuant to section 616 of the Military Construction Authorization Act, 1975 (titles I through VI of Public Law 93-553; 88 Stat. 1768), the Secretary of the Army may release the terms and conditions imposed by the United States under subsection (b) of such section and the reversionary interest retained by the United States under subsection (c) of such section. The release of such terms and conditions and retained interests with respect to any portion of that parcel shall not be construed to alter the rights or interests retained by the United States with respect to the remainder of the real property conveyed to the State under such section.

(b) CONDITION OF RELEASE.—The release authorized by subsection (a) of terms and conditions and retained interests shall be subject to the condition that the State of Louisiana—

(1) transfer the parcel of real property described in such subsection from the Louisiana Military Department to the Louisiana Agricultural Finance Authority for the purpose of permitting the Louisiana Agricultural Finance Authority to use the parcel for any purposes allowed by State law; and

(2) make available to the Louisiana Military Department real property to replace the transferred parcel that is suitable for use for National Guard training and operational support for emergency management and homeland defense activities.

(c) INSTRUMENT OF RELEASE AND DESCRIPTION OF PROPERTY.—The Secretary of the Army may execute and file in the appropriate office a deed of release, amended deed, or other appropriate instrument reflecting the release of terms and conditions and retained interests under subsection (a). The exact acreage and legal description of the property described in such subsection shall be determined by a survey satisfactory to the Secretary of the Army.

(d) PAYMENT OF ADMINISTRATIVE COSTS.—

(1) PAYMENT REQUIRED.—The Secretary of the Army may require the State of Louisiana to cover costs to be incurred by the Secretary, or to reimburse the Secretary for costs incurred by the Secretary, to carry out the release of retained interests under subsection (a), including survey costs, costs related to environmental documentation, and

other administrative costs related to the conveyance. If amounts paid to the Secretary in advance exceed the costs actually incurred by the Secretary to carry out the conveyance, the Secretary shall refund the excess amount to the State.

(2) TREATMENT OF AMOUNTS RECEIVED.—Amounts received under paragraph (1) as reimbursement for costs incurred by the Secretary to carry out the release of retained interests under subsection (a) shall be credited to the fund or account that was used to cover the costs incurred by the Secretary in carrying out the release of retained interests. Amounts so credited shall be merged with amounts in such fund or account and shall be available for the same purposes, and subject to the same conditions and limitations, as amounts in such fund or account.

(e) ADDITIONAL TERMS AND CONDITIONS.—The Secretary of the Army may require such additional terms and conditions in connection with the release of retained interests under subsection (a) as the Secretary considers appropriate to protect the interests of the United States.

The Acting CHAIR. Pursuant to House Resolution 260, the gentleman from Texas (Mr. THORNBERRY) and the gentleman from Washington (Mr. LARSEN) each will control 10 minutes.

The Chair recognizes the gentleman from Texas.

Mr. THORNBERRY. Mr. Chairman, I yield myself 30 seconds.

Mr. Chairman this en bloc package consists of 11 amendments. They touch such important subjects as the nuclear enterprise review, the long-range standoff weapon, military manufacturing arsenals, and a variety of other very important topics.

They are sponsored by both Republicans and Democrats. Four of these amendments are sponsored by Democrats. I believe they deserve the support of the whole House, but I also believe the full bill deserves the support of the whole House so that these important amendments have a chance to become law.

I hope all Members will support not only the package, but final passage.

Mr. Chairman, I yield 1 minute to the gentleman from Colorado (Mr. LAMBORN), the distinguished vice chair of the Subcommittee on Strategic Forces.

□ 0930

Mr. LAMBORN. Mr. Chairman, I rise in support of my amendment, No. 108, which is included in this en bloc package. My amendment adds a sense of Congress provision regarding our support for the Hashemite Kingdom of Jordan. Jordan is one of our most important allies in the region, and I believe that the United States should support Jordan's military efforts to the greatest extent possible.

The Jordanians are on the front lines in the fight against ISIS and have suffered the consequences of the President's policy failures regarding Syria. Jordan is under fire from those who wish to do it harm, and we must stand by a country that has been a force for good in the region.

In Colorado, we have a unique interest in this relationship, as the Colorado National Guard is partnered with the

Jordanian military through the State Partnership Program. Colorado guardsmen are helping train Jordanian servicemembers. This is just one of the ways that we can help stand with our friends in Jordan.

I thank the chairman for including this amendment in the en bloc package, and I urge its adoption.

Mr. LARSEN of Washington. Mr. Chairman, I yield myself such time as I may consume.

Mr. Chairman, I want to echo the comments of the gentleman from Texas (Mr. THORNBERRY) about en bloc No. 7 and its bipartisan nature. I would encourage Members to support it.

With that, I yield 2 minutes to the gentleman from Illinois (Mr. FOSTER).

Mr. FOSTER. I would like to thank the ranking member for yielding and the chairman and his staff for working with me on this amendment.

Mr. Chairman, the National Defense Authorization Act tasks the Missile Defense Agency with developing a concept for a space-based missile defense system. There is no doubt that missile defense—if technologically feasible, militarily robust, and economically justifiable—would be an important priority for our national security. But as a scientist, I think that we need to do our homework before we begin investing hundreds of billions of dollars into developing this system, and that is why I am introducing this amendment to require a preliminary cost estimate for this project.

A 2012 report by the National Academy of Sciences estimated that even to provide limited coverage, hundreds of interceptors would be required to stop an incoming ballistic missile. Because of the cost to launch, maintain, operate, and replenish the interceptors, even a limited system would cost a minimum of \$200 billion.

We must do our due diligence before investing billions of taxpayer dollars into any project. So I urge my colleagues to join me and vote "yes" on this amendment.

Mr. THORNBERRY. Mr. Chairman, at this point, I am pleased to yield 1 minute to the gentleman from California (Mr. ROYCE), the distinguished chairman of the Foreign Affairs Committee.

Mr. ROYCE. Mr. Chairman, I very much appreciate Chairman THORNBERRY and the Armed Services Committee for working collaboratively on this important amendment.

In speaking on behalf of this Royce-Maloney amendment, I want to recognize the leadership of Representative CAROLYN B. MALONEY of New York, who has been dedicated in the fight against Boko Haram and dedicated in terms of trying to raise awareness on this.

Many have seen on television the continued kidnappings of Boko Haram, the pillaging of villages, the taking of women and children as captives. I just want to tell you the story that we heard last year in our committee from one young girl, a survivor from Chibok,

that touched the hearts of, I think, many people there that day.

She gave this brave narration of what happened when Boko Haram broke in and, before her very eyes, killed her father and killed her 14-year-old brother. She is one of the few from her village who survived.

The Acting CHAIR. The time of the gentleman has expired.

Mr. THORNBERRY. Mr. Chairman, I yield the gentleman an additional 1 minute.

Mr. ROYCE. I thank the chairman for yielding.

So I just want to say this: Nigeria and its neighbors—Chad, Niger, Cameroon—have been making headway in the fight against Boko Haram. They have cleared a number of northern Nigerian towns. Now we have an opportunity with the African Union force—but it lacks equipment; it lacks capacity—for a protracted fight there.

This amendment expresses support for robust security assistance, training, equipment, the capacity building they need so that the African troops that are fighting against Boko Haram can continue to advance on the field.

The amendment also requires the Department of Defense and the State Department to produce a report to make sure the Congress is fully aware of the nature of the assistance being provided.

We need to support Nigeria and the African Union authorized force with all appropriate means. It is the best chance we have to eliminate Boko Haram, to eliminate this terror so that other young girls are not snatched and their lives destroyed. The region's stability, by the way, depends upon it.

Mr. LARSEN of Washington. Mr. Chairman, I yield 2 minutes to the gentleman from New York (Mrs. CAROLYN B. MALONEY).

Mrs. CAROLYN B. MALONEY of New York. I thank the ranking member for yielding and for his strong leadership.

Mr. Chairman, I rise in strong support of the amendment I have cosponsored with the gentleman from California, Representative ROYCE, and I thank him for his outstanding leadership not only on this issue, but on so many of them.

This particular amendment expresses U.S. support for the defeat of the terrorist organization Boko Haram. Combating Boko Haram is in our national interest and is certainly in the interest of security in the region, and the United States should support the regional allies in their operations against Boko Haram, which are making significant progress in combating them.

We just marked the 1-year anniversary of the kidnapping of 270 young schoolgirls from Nigeria. This horror raised the awareness of the world to the terror of Boko Haram and what it has unleashed on Nigerians for years.

The amendment clearly affirms that Boko Haram represents a threat not just to our Nation, but to the world, and certainly to stability in the region.

The amendment calls for United States support—which may be in the form of equipment, training, technical support—for a coordinated military response in Africa to combat Boko Haram.

Since its formation, the coalition has made significant gains against this terrorist threat and has started to improve stability in the region. Many of the young girls have escaped and have come here to speak to us in Congress.

The amendment also calls for reports to Congress on the progress of the mission and an accounting of U.S. support.

Combating Boko Haram is and should remain a national security interest, and we must remain vigilant in fighting this enemy. I urge my colleagues to support this important amendment.

Again, I thank Chairman ROYCE for his attention, strong leadership, and for really saving lives in this region. He is securing stability in the region and for America, too.

Mr. THORNBERRY. Mr. Chairman, I yield myself 30 seconds.

Mr. Chairman, I just want to show my appreciation for the work of Chairman ROYCE and Mrs. CAROLYN B. MALONEY of New York on this issue with Boko Haram.

I noticed in the headlines of this morning's paper, Boko Haram has a new offensive against a military base in Nigeria.

The contribution they have made with this amendment to the bill is very important so that the Nigerians and others in the region are better able to fight these terrorists. And there is no other word for them.

There are also provisions in this bill to help the Ukrainians fight the aggression that they are undergoing, there are provisions in this bill to help fight ISIS, which is all part of the reason I believe this bill deserves the support of all Members.

I appreciate the contributions of both Members on this amendment.

I reserve the balance of my time.

Mr. LARSEN of Washington. Mr. Chairman, I yield 1 minute to the gentleman from California (Mr. GARAMENDI).

Mr. GARAMENDI. I thank the chairman for yielding.

Mr. Chairman, in the legislation today, there is a clause that would cause us to think about what to do in the High Arctic. The Arctic Ocean is melting. There will be a Northwest Passage. We are going to need a new heavy icebreaker to provide the support for the Navy as well as for commercial.

Yesterday during a hearing, we hit upon the notion of creating a special fund similar to what exists for the strategic missile submarines. We would like, therefore, to begin the discussion of a national strategic high-latitude icebreaking fund. That discussion could then merge into a way of funding about \$1 billion for a new icebreaker, absolutely essential for the U.S. Navy, absolutely essential for the commerce

in the Arctic Ocean as well as for providing us with the ability to compete with Russia. I would like to propose that that be discussed and part of the process as we move the NDAA through the committees and the two Houses.

Mr. THORNBERRY. Mr. Chairman, I reserve the balance of my time.

Mr. LARSEN of Washington. Mr. Chairman, I would encourage folks to vote for en bloc 7, and I yield back the balance of my time.

Mr. THORNBERRY. Mr. Chairman, I encourage Members to do the same thing, as well as on final passage.

I yield back the balance of my time.

The Acting CHAIR. The question is on the amendments en bloc offered by the gentleman from Texas (Mr. THORNBERRY).

The en bloc amendments were agreed to.

AMENDMENTS EN BLOC NO. 8 OFFERED BY MR. THORNBERRY OF TEXAS

Mr. THORNBERRY. Mr. Chairman, pursuant to House Resolution 260, I offer amendments en bloc.

The Acting CHAIR. The Clerk will designate the amendments en bloc.

Amendments en bloc No. 8 consisting of amendment Nos. 122, 123, 124, 128, 129, 130, 131, 132, 133, 134, and 135 printed in House Report No. 114-112, offered by Mr. THORNBERRY of Texas:

AMENDMENT NO. 122 OFFERED BY MR. FOSTER OF ILLINOIS

Page 728, line 21, insert before the semicolon the following: “, including estimates of the appropriate identifiable costs of each such potential program of record”.

AMENDMENT NO. 123 OFFERED BY MR. TURNER OF OHIO

At the end of subtitle E of title XVI, add the following new section:

SEC. 16 . . . DESIGNATION OF PREFERRED LOCATION OF ADDITIONAL MISSILE DEFENSE SITE IN THE UNITED STATES.

Not later than 30 days after the date on which the Secretary of Defense publishes the draft environmental impact statements pursuant to section 227 of the National Defense Authorization Act for Fiscal Year 2013 (Public Law 112-239; 126 Stat. 1678), the Director of the Missile Defense Agency, in consultation with the Commander of the United States Northern Command, shall designate the preferred location in the United States for the potential future deployment of a missile defense site.

AMENDMENT NO. 124 OFFERED BY MR. QUIGLEY OF ILLINOIS

At the end of subtitle E of title XVI (page 732, after line 10), add the following new section:

SEC. 1678. REPORT RELATING TO THE COSTS ASSOCIATED WITH EXTENDING THE LIFE OF THE MINUTEMAN III INTERCONTINENTAL BALLISTIC MISSILE.

Not later than 90 days after the enactment of this Act, the Secretary of the Air Force shall submit to Congress a report examining the costs associated with extending the life of the Minuteman III intercontinental ballistic missile compared to the costs associated with procuring a new ground based strategic deterrent.

AMENDMENT NO. 128 OFFERED BY MR. YOUNG OF ALASKA

At the end of subtitle D of title XXVIII, add the following new section:

SEC. 28 . . . LAND CONVEYANCE, CAMPION AIR FORCE RADAR STATION, GALENA, ALASKA.

(a) CONVEYANCE AUTHORIZED.—The Secretary of the Interior may convey, without consideration, to the Town of Galena, Alaska (in this section referred to as the “Town”), all right, title, and interest of the United States in and to public land, including improvements thereon, at the former Campion Air Force Station, Alaska, as further described in subsection (b), for the purpose of permitting the Town to use the conveyed land for public purposes.

(b) DESCRIPTION OF PROPERTY.—The property to be conveyed under subsection (a) consists of approximately 1290 acres of the approximately 1613 acres of public land withdrawn by the Secretary of the Interior under Public Land Order 843 for use by the Secretary of the Air Force as the former Campion Air Force Station. The portions of the former Air Force Station that are not authorized to be conveyed under subsection (a) are those portions that are subject to environmental land use restrictions or are currently undergoing environmental remediation by the Secretary of the Air Force.

(c) CONSULTATION.—The Secretary of the Interior shall consult with the Secretary of the Air Force on the exact acreage and legal description of the public land to be conveyed under subsection (a) and conditions to be included in the conveyance that are necessary to protect human health and the environment.

(d) PAYMENT OF COSTS OF CONVEYANCE.—

(1) PAYMENT REQUIRED.—The Secretary of the Interior shall require the Town to cover costs (except costs for environmental remediation of the property) to be incurred by the Secretary of the Interior and by the Secretary of the Air Force, or to reimburse the appropriate Secretary for such costs incurred by the Secretary, to carry out the conveyance under this section, including survey costs, costs for environmental documentation, and any other administrative costs related to the conveyance. If amounts are collected in advance of the Secretary of Interior or Secretary of the Air Force incurring the actual costs, and the amount collected exceeds the costs actually incurred by the Secretary to carry out the conveyance, the appropriate Secretary shall refund the excess amount to the Town.

(2) TREATMENT OF AMOUNTS RECEIVED.—

(A) SECRETARY OF THE INTERIOR.—Amounts received by the Secretary of the Interior as reimbursement under paragraph (1) shall be credited, at the option of the Secretary, to the appropriation, fund, or account from which the expenses were paid, or to an appropriate appropriation, fund, or account currently available to the Secretary for the purposes for which the expenses were paid. Amounts so credited shall be merged with funds in such appropriation, fund, or account and shall be available for the same purposes and subject to the same limitations as the funds with which merged.

(B) SECRETARY OF THE AIR FORCE.—Amounts received by the Secretary of the Air Force as reimbursement under paragraph (1) shall be credited, at the option of the Secretary, to the appropriation, fund, or account from which the expenses were paid, or to an appropriate appropriation, fund, or account currently available to the Secretary for the purposes for which the expenses were paid. Amounts so credited shall be merged with funds in such appropriation, fund, or account and shall be available for the same purposes and subject to the same limitations as the funds with which merged.

(e) CONVEYANCE AGREEMENT.—The conveyance of public land under this section shall be accomplished using a quit claim deed or

other legal instrument and upon terms and conditions mutually satisfactory to the Secretary of the Interior, after consulting with the Secretary of the Air Force, and the Town, including such additional terms and conditions as the Secretary of the Interior, after consulting with the Secretary of the Air Force, considers appropriate to protect the interests of the United States.

AMENDMENT NO. 129 OFFERED BY MS. LORETTA SANCHEZ OF CALIFORNIA

At the end of subtitle B of title XXXI, add the following new section:

SEC. 31. LIFE EXTENSION PROGRAMS COVERED BY SELECTED ACQUISITION REPORTS.

Section 4217 of the Atomic Energy Defense Act (50 U.S.C. 2537) is amended by adding at the end the following new subsection:

“(d) TREATMENT OF CERTAIN SYSTEMS.—For purposes of this section, an existing nuclear weapon system is deemed to be undergoing life extension if the expected total cost of the associated activities, including activities considered alterations, will exceed \$1,000,000,000.”

AMENDMENT NO. 130 OFFERED BY MS. MICHELLE LUJAN GRISHAM OF NEW MEXICO

At the end of subtitle C of title XXXI, add the following new section:

SEC. 31. ESTABLISHMENT OF MICROLAB PILOT PROGRAM.

(a) IN GENERAL.—The Secretary, in collaboration with the directors of national laboratories, may establish a microlab pilot program under which the Secretary establishes a microlab that is located in close proximity to a national laboratory and that is accessible to the public for the purposes of—

(1) enhancing collaboration with regional research groups, such as institutions of higher education and industry groups; and

(2) accelerating technology transfer from national laboratories to the marketplace.

(3) promoting regional workforce development through science, technology, engineering, and mathematics (STEM) instruction and training.

(b) CRITERIA.—In determining the placement of a microlab under subsection (a), the Secretary shall consider—

(1) the commitment of a national laboratory to establishing a microlab;

(2) the existence of a joint research institute or a new facility that—

(A) is not on the main site of a national laboratory;

(B) is in close proximity to a national laboratory; and

(C) has the capability to house a microlab;

(3) whether employees of a national laboratory and persons from academia, industry, and government are available to be assigned to the microlab; and

(4) cost-sharing or in-kind contributions from State and local governments and private industry.

(c) TIMING.—If the Secretary, in collaboration with the directors of national laboratories, elects to establish a microlab pilot program under this section, the Secretary, in collaboration with the directors of national laboratories, shall—

(1) not later than 60 days after the date of enactment of this Act, begin the process of determining the placement of the microlab under subsection (a); and

(2) not later than 180 days after the date of enactment of this Act, implement the microlab pilot program under this section.

(d) INITIAL REPORT.—Not later than 60 days after the date of implementation of the microlab pilot program under subsection (a), the Secretary shall submit to the Committee on Armed Services of the Senate, the Committee on Armed Services of the House of

Representatives, the Committee on Energy and Natural Resources of the Senate, and the Committee on Science, Space, and Technology of the House of Representatives a report that provides an update on the implementation of the microlab pilot program under subsection (a).

(e) PROGRESS REPORT.—Not later than 1 year after the date of implementation of the microlab pilot program under subsection (a), the Secretary shall submit to the Committee on Armed Services of the Senate, the Committee on Armed Services of the House of Representatives, the Committee on Energy and Natural Resources of the Senate, and the Committee on Science, Space, and Technology of the House of Representatives a report on the microlab pilot program under subsection (a), including findings and recommendations of the Secretary.

(f) DEFINITIONS.—In this section:

(1) The term “microlab” means a small laboratory established by the Secretary under section 3.

(2) The term “national laboratory” means a national security laboratory, as defined in section 3281 of the National Nuclear Security Administration Act (50 U.S.C. 2471).

(3) The term “Secretary” means the Secretary of Energy.

AMENDMENT NO. 131 OFFERED BY MR. HUNTER OF CALIFORNIA

At the end of title XXXV (page 885, after line 19) add the following:

SEC. 35. PAYMENT FOR MARITIME SECURITY FLEET VESSELS.

(a) PER-VESSEL AUTHORIZATION.—Notwithstanding section 53106(a)(1)(C) of title 46, United States Code, and subject to the availability of appropriations, there is authorized to be paid to each contractor for an operating agreement (as those terms are used in that section) for fiscal year 2016, \$3,500,000 for each vessel that is covered by the operating agreement.

(b) REPEAL OF OTHER AUTHORIZATION.—Section 53111(3) of title 46, United States Code, is amended by striking “2016.”

(c) FUNDING.—

(1) FUNDING INCREASE.—The amount authorized to be appropriated pursuant to section 3501(5) for expenses to maintain and preserve a United States-flag merchant marine to serve the national security needs of the United States under chapter 531 of title 46, United States Code, is hereby increased by \$24,000,000.

(2) FUNDING OFFSET.—Notwithstanding the amounts set forth in the funding tables in division D, the amount authorized to be appropriated in section 101, as specified in the corresponding funding table in section 4101 for Shipbuilding and Conversion, Navy, Auxiliaries, Craft and Prior Yr Program Cost, Outfitting (Line 020) is hereby reduced by \$24,000,000.

AMENDMENT NO. 132 OFFERED BY MR. SESSIONS OF TEXAS

At the end of title XXXV (page 885, after line 19) add the following:

SEC. . MELVILLE HALL OF UNITED STATES MERCHANT MARINE ACADEMY.

(a) GIFT TO THE MERCHANT MARINE ACADEMY.—The Maritime Administrator may accept a gift of money from the Foundation under section 51315 of title 46, United States Code, for the purpose of renovating Melville Hall on the campus of the United States Merchant Marine Academy.

(b) COVERED GIFTS.—A gift described in this subsection is a gift under subsection (a) that the Maritime Administrator determines exceeds the sum of—

(1) the minimum amount that is sufficient to ensure the renovation of Melville Hall in accordance with the capital improvement

plan of the United States Merchant Marine Academy that was in effect on the date of enactment of this Act; and

(2) 25 percent of the amount described in paragraph (1).

(c) OPERATION CONTRACTS.—Subject to subsection (d), in the case that the Maritime Administrator accepts a gift of money described in subsection (b), the Maritime Administrator may enter into a contract with the Foundation for the operation of Melville Hall to make available facilities for, among other possible uses, official academy functions, third-party catering functions, and industry events and conferences.

(d) CONTRACT TERMS.—The contract described in subsection (c) shall be for such period and on such terms as the Maritime Administrator considers appropriate, including a provision, mutually agreeable to the Maritime Administrator and the Foundation, that—

(1) requires the Foundation—

(A) at the expense solely of the Foundation through the term of the contract to maintain Melville Hall in a condition that is as good as or better than the condition Melville Hall was in on the later of—

(i) the date that the renovation of Melville Hall was completed; or

(ii) the date that the Foundation accepted Melville Hall after it was tendered to the Foundation by the Maritime Administrator; and

(B) to deposit all proceeds from the operation of Melville Hall, after expenses necessary for the operation and maintenance of Melville Hall, into the account of the Regimental Affairs Non-Appropriated Fund Instrumentality or successor entity, to be used solely for the morale and welfare of the cadets of the United States Merchant Marine Academy; and

(2) prohibits the use of Melville Hall as lodging or an office by any person for more than 4 days in any calendar year other than—

(A) by the United States; or

(B) for the administration and operation of Melville Hall.

(e) DEFINITIONS.—In this section:

(1) CONTRACT.—The term “contract” includes any modification, extension, or renewal of the contract.

(2) FOUNDATION.—In this section, the term “Foundation” means the United States Merchant Marine Academy Alumni Association and Foundation, Inc.

(f) RULE OF CONSTRUCTION.—Nothing in this section may be construed under section 3105 of title 41, United States Code, as requiring the Maritime Administrator to award a contract for the operation of Melville Hall to the Foundation.

AMENDMENT NO. 133 OFFERED BY MR. CARTER OF TEXAS

At the end of subtitle D of title V (page 179, after line 21), add the following new section:

SEC. 5. ESTABLISHMENT OF PROCESS BY WHICH MEMBERS OF THE ARMED FORCES MAY CARRY A CONCEALED PERSONAL FIREARM ON A MILITARY INSTALLATION.

(a) PROCESS REQUIRED.—The Secretary of Defense, taking into consideration the views of senior leadership of military installations in the United States, shall establish a process by which the commander of a military installation in the United States may authorize a member of the Armed Forces who is assigned to duty at the installation to carry a concealed personal firearm on the installation if the commander determines it to be necessary as a personal- or force-protection measure.

(b) RELATION TO STATE AND LOCAL LAW.—In establishing the process under subsection (a)

for a military installation, the commander of the installation shall consult with elected officials of the State and local jurisdictions in which the installation is located and take into consideration the law of the State and such jurisdictions regarding carrying a concealed personal firearm.

(c) MEMBER QUALIFICATIONS.—To be eligible to be authorized to carry a concealed personal firearm on a military installation pursuant to the process established under subsection (a), a member of the Armed Forces—

(1) must complete any training and certification required by any State in which the installation is located that would permit the member to carry concealed in that State;

(2) must not be subject to disciplinary action under the Uniform Code of Military Justice for any offense that could result in incarceration or separation from the Armed Forces;

(3) must not be prohibited from possessing a firearm because of conviction of a crime of domestic violence; and

(4) must meet such service-related qualification requirements for the use of firearms, as established by the Secretary of the military department concerned.

(d) STATE DEFINED.—In this section, the term “State” includes the District of Columbia, the Commonwealth of Puerto Rico, and any territory or possession of the United States.

AMENDMENT NO. 134 OFFERED BY MR. LOBIONDO OF NEW JERSEY

At the end of subtitle H of title X, add the following new section:

SEC. 10 . SENSE OF CONGRESS ON PAID-FOR PATRIOTISM.

It is the sense of Congress that—

(1) while recruitment and advertising in support of the Armed Forces, including the National Guard and Reserves, is appropriate, the taxpayer should not have to pay any organization to honor the service of members of the Armed Forces;

(2) instead of being paid by the Department of Defense to honor the service of members of the Armed Forces, these organizations should be motivated by patriotism to honor the service of members of the Armed Forces out of their own free will; and

(3) any funds that the Department of Defense would have used for purposes described in paragraph (1) should be redirected toward post-traumatic stress disorder research and treatment for members of the Armed Forces.

AMENDMENT NO. 135 OFFERED BY MR. NUNES OF CALIFORNIA

Page 754, line 10, insert “United States” before “operational requirements”.

Page 754, line 10, after “operational requirements,” insert the following: “not including the requirements of any other organization or country.”

The Acting CHAIR. Pursuant to House Resolution 260, the gentleman from Texas (Mr. THORNBERRY) and the gentleman from Washington (Mr. SMITH) each will control 10 minutes.

The Chair recognizes the gentleman from Texas.

Mr. THORNBERRY. Mr. Chairman, I yield myself 30 seconds.

Mr. Chairman, this en bloc package consists of 11 amendments. Generally, they are on the issues related to our strategic deterrence: our nuclear weapons, our ICBMs, missile defense against those sorts of weapons from other countries; in other words, they touch on very important issues that are central to our country’s security.

They have been sponsored by both Republicans and Democrats, and I hope

Members of this House will support this en bloc package.

I reserve the balance of my time.

Mr. SMITH of Washington. Mr. Chairman, I, too, support this en bloc package. I hope that the Members will vote for it.

With that, I reserve the balance of my time.

Mr. THORNBERRY. Mr. Chairman, I have no further speakers at this point, so I reserve the balance of my time.

Mr. SMITH of Washington. Mr. Chairman, I yield myself the balance of my time to once again say that I want to, first of all, thank the chairman. I want to thank all of the members of the committee and the staff for the hard work that they do and have done on this bill.

Every year, this is a very, very difficult process, starting with the committee markup, which, this year, I think—we probably didn’t set a record. We set a record for my time in terms of one day going until 4:45 in the morning.

But I just want to take one brief moment to recognize the staff that does just an unbelievable amount of work throughout this process. We see the amendments both in committee and on the floor that survive that process. The staff has to sift through literally hundreds more to try to boil them down, to try to find compromises, to basically try to work out whatever they can work out. I don’t think there are too many members of the staff on either side that have slept more than 2 or 3 hours a night here for the last few weeks. So I thank them for their hard work, and I thank the committee members for their hard work as well.

It is the largest committee in Congress. We have excellent members on it. During the course of the debate and during the course of putting together this bill, every one of those members contributed greatly to the product.

As I have said before, there are a lot of good things in this bill. The reform package that the gentleman from Texas (Mr. THORNBERRY) has made of particular priority I think is a very good first step towards trying to get more efficiency out of the military in a variety in different places. And of course we fund a lot of very necessary programs.

But we have one overarching problem that we have had since 2011, starting with the fact that we couldn’t pass the appropriations bills for 2011. And most have forgotten this, but at the end of March of 2011, we were looking at a government shutdown. We had a marathon 4-day, every amendment you can imagine on the appropriations bill, and, actually, I think it did go past the moment when the government was supposed to shut down before passing a CR, which pushed us then up against the debt ceiling in 2011, which wasn’t going to be raised. We were facing a situation where chunks of the government would shut down in ways we couldn’t even predict, and I want ev-

eryone to understand the impact that this has on the Department of Defense.

□ 0945

I vividly remember a dinner that I had in March of 2011 with then-Vice Chief of Staff of the Army, Pete Chiarelli, and I was asking him about how all of this budget uncertainty impacts the Department of Defense. He said: Well, we have got several hundred programs, and every day we try to figure out which ones we are allowed to fund, which ones we are not allowed to fund, where we can get the money, what we can do, and how we can move it around. They didn’t know.

For the last 4 years plus, that is what the Department of Defense has had to do. We have gone from CR to government shutdown to occasionally getting a spending bill to living with sequestration and the budget caps. The one thing that this bill doesn’t do is it doesn’t resolve that issue. It goes to the overseas contingency operation fund while leaving the budget caps in place.

As Secretary Carter has said, the overseas contingency operations fund is no way to fund the military and does very, very little to remove that uncertainty that I just described. So I want everyone to understand when I talk about the fact that I am opposing this bill because of its impact on the overall budget, that is also very much about the Department of Defense.

The Department of Defense is left in that uncertainty and also stuck with OCO funding, which is unpredictable, 1-year money that makes it very difficult for them to plan. So this bill’s reliance on the OCO funding is a problem for the Department of Defense. Leaving those budget caps in place is something that I am opposed to. So it is an issue directly related to the Department of Defense.

Now, it is also related to the rest of the budget. We have caps that impact the Department of Homeland Security, that impact the Department of Justice, that impact those other areas that, by the way, are very important. I have had some folks mention ISIL and our fight against them. Those departments are incredibly important to that fight. They are still under the budget caps, which are, I believe, jeopardizing our national security. And then there are other issues, infrastructure being the biggest one that those budget caps continue to hamper and continue, I believe, to make our country less safe.

So the fact that this bill locks in place and keeps the budget caps, relies on the overseas contingency operations fund, and, most importantly, does not lift the budget cap for defense is the reason I am opposing it and urging other Democrats and Republicans as well to oppose it. It doesn’t lift the budget caps. I believe that is harmful to the Department of Defense. So this is a defense issue.

Mr. Chairman, I also point out for my conservative colleagues who are so

concerned about keeping those budget caps that the OCO goes right around them. I wouldn't think that a conservative who wants to keep government spending under control would encourage the government deciding that they can create free money. The OCO doesn't count against the budget caps. So it is like the money isn't really being spent, only, of course, the money is being spent. It is \$38 billion that we are just choosing not to count. It doesn't fix the problem.

Lastly, the President has promised to veto all of the appropriations bills and the defense bill that are based on this flawed approach to the budget. So what we are doing here is ultimately not going to be successful until we come up with a better long-term solution to dealing with the budget caps, and I will simply emphasize one more time that has a profoundly negative effect on the Department of Defense, on our obligation to, I believe, properly fund and properly support the men and women who serve in our military. So, Mr. Chairman, while there is a lot of good in this bill, the ongoing budget uncertainty that it continues, I believe, is the fatal flaw in this bill. So I urge people to vote "no."

I do appreciate all the work and the effort that went into it. I also emphasize that this is but one step in the process. We have got a long way to go, and I am completely confident by the time we get to the end of it, we will have a National Defense Authorization Act. It will be difficult. We have to work with the President, we have to work with the Senate, and people have a lot of different opinions, but this is but the first step in the process.

So, Mr. Chairman, I urge us to continue working to hopefully get a better product that can get the support of the House, the Senate, and the President and fulfill our duty to pass this bill and support our troops.

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

Mr. THORNBERRY. Mr. Chairman, I yield myself the balance of my time.

Mr. Chairman, let me start with where the gentleman from Washington left off, that this is one step in the process. That is kind of what I have been saying all along. Earlier the gentleman said he is opposed to this bill because it locks in this OCO approach. No, it doesn't lock anything in. If there is a better way to deal with our budget issues in the appropriation bills, then there is lots of time this year to do that. But the question here for the House is: Will we vote against a defense authorization bill—not an appropriation bill—but a defense authorization bill and prevent it from moving a step ahead?

As a matter of fact, Mr. Chairman, I hope all Members had a chance to read the editorial in this morning's Washington Post. Let me just read the last sentence of it: "Far better for him"—by which it means the President—"and his party's leadership in Congress to

help an adequate defense budget keep moving through Congress rather than perpetuate a fight all Americans, whether Republican or Democrat, may later regret."

That is what we are asking here today: keep this adequate defense budget moving by voting for it.

Now, Mr. Chairman, that doesn't solve all the problems. The gentleman is exactly right. There are all sorts of appropriation bills and other things to come in this process. But to try to use this important bill and the authorities it gives as political leverage to somehow make that happen, I think, is not fair to the men and women who serve or to our country's security.

Mr. Chairman, there are lots of things that affect the military that this bill does not solve. I admit it. I don't try to solve all of them. When you try to solve all the problems, you usually end up making a mess. But that should not take away from the good that is in this bill. So I want to just emphasize the good that is in this bill has come from both sides of the aisle, and I am incredibly grateful for the contributions the Democratic members of the committee made. Something like 110 provisions in the underlying mark were requested by Democrats. In the committee 96 amendments offered by Democrats were adopted into the mark. We have had 57 amendments offered by Democrats made in order under the rule.

We don't know how they are all going to come out yet, but the point is, a substantial part of this measure has been written and contributed to by Members on the Democratic side of the aisle, as well as Members on the Republican side of the aisle. The truth is it is a better product as a result, and the truth is that it is consistent with the bipartisan tradition of this committee.

So, Mr. Chairman, I want to end, actually, where Mr. SMITH started, and that is to express appreciation to him for being a terrific partner to work with in formulating this bill and dealing with very complex, rapidly changing subjects as the world is swirling around us. As he pointed out, we are the largest committee in Congress—63 members. But each of those members on both sides of the aisle have made important contributions to this bill.

I would, like him, also want to appreciate the staff. I think we are unique in the Congress. We have an integrated staff where I can grab someone on the Democratic side or a Democratic member can grab someone who works on the Republican side. They are all integrated, working on the same issues. I think that makes us stronger as a committee. So there is an important bipartisan tradition of this committee, and it is because national security is so important.

Let me go back to The Washington Post editorial and read the first sentence: "There isn't much bipartisan governance left in Washington, but if anything still fits that description, it

is probably the annual defense authorization act." I am pleased about that. I think that is what the American people want to hear because national security is so important. So for the suggestion to come that we are going to put national security on the back burner while we try to solve all the budget problems of all the agencies and all the government, that is discouraging.

Mr. Chairman, I hope that Members will not agree with that tactic, that they will listen to the better angels of their nature as far as supporting this bill because it is a bipartisan bill that is so important for our troops and national security. I hope they will support this en bloc amendment.

I yield back the balance of my time.

Mr. MCCAUL. Mr. Chair, I rise in strong support of the Carter-Rigell-McCaul-Gohmert Amendment to the National Defense Authorization Act of Fiscal Year 2016 and in defense of our servicemembers' Second Amendment rights.

Twice my home State of Texas has mourned the loss of our soldiers and civilians after shootings at Fort Hood just north of my district. In 2009, Nidal Hassan walked into Fort Hood's Soldier Readiness Center, shouted "Allahu Akbar", and opened fire, killing 13 and wounding 42 others in the most horrific terrorist attack on U.S. soil since 9/11.

Five years later, another shooter opened fire on the base, killing four and wounding sixteen others. This is on top of other deadly attacks on military installations, such as the Navy Yard shooting in 2013, and the 2009 shooting at a recruiting center in Little Rock, Arkansas, where another Islamist radical killed one and wounded another.

In each case, one has to wonder if something could have been done to stop the shooting sooner and to prevent more lives from being lost. For years, DOD has had a stringent policy which prevents well-trained soldiers from carrying personal firearms on base in compliance with state and local laws. The Carter-Rigell-McCaul-Gohmert Amendment will responsibly adjust this policy and allow members of the Armed Forces to carry a concealed personal firearm if their commander determines it to be necessary as a personal or force protection measure.

This is especially important at a time when threats to our soldiers and military bases is growing. In March, ISIS published a "kill list" of the names, photos and addresses of American soldiers. Since then, the threat level at U.S. military bases increased to "Force Protection Bravo," in response to the increased threat of terrorism.

Mr. Chair, we must give our base commanders more discretion and our soldiers more protection. Thousands of my constituents in Texas already exercise this right responsibly. It is time for our servicemembers to be allowed to do the same.

The Acting CHAIR. The question is on the amendments en bloc offered by the gentleman from Texas (Mr. THORNBERRY).

The en bloc amendments were agreed to.

ANNOUNCEMENT BY THE ACTING CHAIR

The Acting CHAIR. Pursuant to clause 6 of rule XVIII, proceedings will now resume on those amendments

printed in House Report 114–112 on which further proceedings were postponed, in the following order:

Amendment No. 23 by Mr. ROHR-ABACHER of California.

Amendment No. 27 by Mr. LAMBORN of Colorado.

Amendment No. 32 by Mr. BLUMENAUER of Oregon.

Amendment No. 38 by Mr. LUCAS of Oklahoma.

Amendment No. 41 by Mr. NADLER of New York.

The Chair will reduce to 2 minutes the time for any electronic vote after the first vote in this series.

AMENDMENT NO. 23 OFFERED BY MR. ROHRABACHER

The Acting CHAIR. The unfinished business is the demand for a recorded vote on the amendment offered by the gentleman from California (Mr. ROHR-ABACHER) on which further proceedings were postponed and on which the ayes prevailed by voice vote.

The Clerk will redesignate the amendment.

The Clerk redesignated the amendment.

RECORDED VOTE

The Acting CHAIR. A recorded vote has been demanded.

A recorded vote was ordered.

The vote was taken by electronic device, and there were—ayes 413, noes 1, answered “present” 2, not voting 16, as follows:

[Roll No. 233]

AYES—413

Abraham	Carter (GA)	DesJarlais
Adams	Carter (TX)	Deutch
Aderholt	Cartwright	Diaz-Balart
Aguilar	Castor (FL)	Dingell
Allen	Castro (TX)	Doggett
Amash	Chabot	Dold
Amodel	Chaffetz	Donovan
Ashford	Chu, Judy	Duckworth
Babin	Cicilline	Duffy
Barr	Clark (MA)	Duncan (SC)
Barton	Clarke (NY)	Duncan (TN)
Beatty	Clawson (FL)	Edwards
Becerra	Clay	Ellison
Benishek	Clyburn	Ellmers (NC)
Bera	Coffman	Emmer (MN)
Beyer	Cohen	Engel
Bilirakis	Cole	Eshoo
Bishop (GA)	Collins (GA)	Esty
Bishop (MI)	Collins (NY)	Farenthold
Bishop (UT)	Comstock	Farr
Blackburn	Conaway	Fattah
Blum	Connolly	Fincher
Blumenauer	Conyers	Fitzpatrick
Bonamici	Cook	Fleischmann
Bost	Cooper	Fleming
Boustany	Costa	Flores
Boyle, Brendan	Costello (PA)	Forbes
F.	Courtney	Fortenberry
Brady (PA)	Cramer	Foster
Brady (TX)	Crawford	Fox
Brat	Crenshaw	Frankel (FL)
Bridenstine	Crowley	Franks (AZ)
Brooks (AL)	Cuellar	Frelinghuysen
Brooks (IN)	Culberson	Fudge
Brown (FL)	Cummings	Gabbard
Brownley (CA)	Curbelo (FL)	Gallego
Buchanan	Davis (CA)	Garamendi
Buck	Davis, Danny	Garrett
Bucshon	Davis, Rodney	Gibbs
Burgess	DeFazio	Gibson
Bustos	DeGette	Gohmert
Butterfield	Delaney	Goodlatte
Byrne	DeLauro	Gowdy
Calvert	DelBene	Graham
Capuano	Denham	Granger
Cárdenas	Dent	Graves (GA)
Carney	DeSantis	Graves (LA)
Carson (IN)	DeSaulnier	Graves (MO)

Grayson	Lummis	Royce
Green, Al	Lynch	Ruiz
Green, Gene	MacArthur	Rush
Griffith	Maloney	Russell
Grijalva	Carolyn	Ryan (OH)
Grothman	Maloney, Sean	Ryan (WI)
Guinta	Marchant	Salmon
Guthrie	Marino	Sánchez, Linda
Gutiérrez	Massie	T.
Hahn	Matsui	Sanchez, Loretta
Hanna	McCarthy	Sanford
Hardy	McCaul	Sarbanes
Harper	McClintock	Schakowsky
Harris	McCollum	Schiff
Hartzler	McGovern	Schrader
Hastings	McHenry	Schweikert
Heck (NV)	McKinley	Scott (VA)
Heck (WA)	McMorris	Scott, Austin
Hensarling	Rodgers	Scott, David
Herrera Beutler	McNerney	Sensenbrenner
Hice, Jody B.	McSally	Serrano
Higgins	Meadows	Sessions
Hill	Meehan	Sewell (AL)
Himes	Meeks	Sherman
Hinojosa	Meng	Shimkus
Holding	Messer	Shuster
Honda	Mica	Simpson
Hoyer	Miller (FL)	Sires
Hudson	Miller (MI)	Slaughter
Huelskamp	Moolenaar	Smith (MO)
Huffman	Mooney (WV)	Smith (NE)
Huizenga (MI)	Moore	Smith (NJ)
Hultgren	Moulton	Smith (TX)
Hunter	Mullin	Smith (WA)
Hurd (TX)	Murphy (FL)	Speier
Hurt (VA)	Murphy (PA)	Stefanik
Israel	Nadler	Stewart
Issa	Napolitano	Stutzman
Jackson Lee	Neal	Swalwell (CA)
Jeffries	Neugebauer	Takai
Jenkins (KS)	Newhouse	Takano
Jenkins (WV)	Noem	Thompson (CA)
Johnson (GA)	Nolan	Thompson (MS)
Johnson (OH)	Norcross	Thompson (PA)
Johnson, E. B.	Nugent	Thornberry
Johnson, Sam	Nunes	Tiberi
Jolly	O'Rourke	Tipton
Jones	Olson	Titus
Jordan	Palazzo	Tonko
Joyce	Pallone	Torres
Kaptur	Palmer	Trott
Katko	Pascrell	Tsongas
Keating	Paulsen	Turner
Kelly (IL)	Pearce	Upton
Kelly (PA)	Pelosi	Valadao
Kennedy	Perry	Van Hollen
Kildee	Peters	Vargas
Kilmer	Peterson	Veasey
Kind	Pingree	Vela
King (IA)	Pittenger	Velázquez
King (NY)	Pitts	Visclosky
Kinzinger (IL)	Pocan	Wagner
Kirkpatrick	Poe (TX)	Walberg
Kline	Poliquin	Walden
Knight	Polis	Walker
Kuster	Pompeo	Walorski
Labrador	Posey	Walters, Mimi
LaMalfa	Price (NC)	Walz
Lamborn	Price, Tom	Wasserman
Lance	Quigley	Schultz
Langevin	Rangel	Waters, Maxine
Larsen (WA)	Ratcliffe	Watson Coleman
Larson (CT)	Reed	Weber (TX)
Latta	Reichert	Webster (FL)
Lawrence	Renacci	Welch
Lee	Rice (NY)	Wenstrup
Levin	Rice (SC)	Westerman
Lewis	Richmond	Westmoreland
Lieu, Ted	Rigell	Whitfield
Lipinski	Roby	Williams
LoBiondo	Roe (TN)	Wilson (SC)
Loeb	Rogers (AL)	Wittman
Loudermilk	Rogers (KY)	Womack
Love	Rohrabacher	Woodall
Lowenthal	Rokita	Yarmuth
Lowe	Rooney (FL)	Yoder
Lucas	Ros-Lehtinen	Yoho
Luetkemeyer	Roskam	Young (AK)
Lujan Grisham	Ross	Young (IA)
(NM)	Rothfus	Young (IN)
Lujan, Ben Ray	Rouzer	Zeldin
(NM)	Roybal-Allard	Zinke

NOES—1

Ruppersberger

ANSWERED “PRESENT”—2

Loggren McDermott

NOT VOTING—16

Barletta	Doyle, Michael	Perlmutter
Bass	F.	Ribble
Black	Gosar	Scalise
Capps	Long	Sinema
Cleaver	Mulvaney	Stivers
	Payne	Wilson (FL)

□ 1019

Mesdames LAWRENCE, KIRKPATRICK, Messrs. TED LIEU of California, AMASH, DANNY K. DAVIS of Illinois, Mses. WASSERMAN SCHULTZ, SPEIER, and Mr. KENNEDY changed their vote from “no” to “aye.”

So the amendment was agreed to.

The result of the vote was announced as above recorded.

Stated for:

Ms. SINEMA. Mr. Chair, on rollcall No. 233 I was unavoidably detained. Had I been present, I would have voted “yes.”

AMENDMENT NO. 27 OFFERED BY MR. LAMBORN

The Acting CHAIR. The unfinished business is the demand for a recorded vote on the amendment offered by the gentleman from Colorado (Mr. LAMBORN) on which further proceedings were postponed and on which the ayes prevailed by voice vote.

The Clerk will redesignate the amendment.

The Clerk redesignated the amendment.

RECORDED VOTE

The Acting CHAIR. A recorded vote has been demanded.

A recorded vote was ordered.

The Acting CHAIR. This is a 2-minute vote.

The vote was taken by electronic device, and there were—ayes 235, noes 182, not voting 15, as follows:

[Roll No. 234]

AYES—235

Abraham	Costello (PA)	Graves (MO)
Aderholt	Cramer	Griffith
Allen	Crawford	Grothman
Amash	Crenshaw	Guinta
Amodel	Culberson	Guthrie
Ashford	Curbelo (FL)	Hanna
Babin	Davis, Rodney	Hardy
Barr	Denham	Harper
Barton	Dent	Harris
Benishek	DeSantis	Hartzler
Bilirakis	DesJarlais	Heck (NV)
Bishop (MI)	Diaz-Balart	Hensarling
Bishop (UT)	Dold	Herrera Beutler
Blackburn	Donovan	Hice, Jody B.
Blum	Duffy	Hill
Bost	Duncan (SC)	Holding
Boustany	Duncan (TN)	Hudson
Brady (TX)	Ellmers (NC)	Huelskamp
Brat	Emmer (MN)	Huizenga (MI)
Bridenstine	Farenthold	Hultgren
Brooks (AL)	Fincher	Hunter
Brooks (IN)	Fitzpatrick	Hurd (TX)
Buchanan	Fleischmann	Hurt (VA)
Buck	Fleming	Jenkins (KS)
Bucshon	Flores	Jenkins (WV)
Burgess	Forbes	Johnson (OH)
Byrne	Fortenberry	Johnson, Sam
Calvert	Fox	Jolly
Carter (GA)	Franks (AZ)	Jordan
Carter (TX)	Frelinghuysen	Joyce
Chabot	Gabbard	Katko
Chaffetz	Garrett	Kelly (PA)
Clawson (FL)	Gibbs	King (IA)
Coffman	Gibson	King (NY)
Cole	Gohmert	Kinzinger (IL)
Collins (GA)	Goodlatte	Kline
Collins (NY)	Gowdy	Knight
Comstock	Granger	Labrador
Conaway	Graves (GA)	Lamborn
Cook	Graves (LA)	Lance

Latta
LoBiondo
Loudermilk
Love
Lucas
Luettkemeyer
Lummis
MacArthur
Marchant
Marino
McCarthy
McCaul
McClintock
McHenry
McKinley
McMorris
Rodgers
McNerney
McSally
Meadows
Meehan
Messner
Mica
Miller (FL)
Miller (MI)
Moolenaar
Mooney (WV)
Mullin
Murphy (PA)
Neugebauer
Newhouse
Noem
Nugent
Nunes
Olson
Palazzo
Palmer
Paulsen
Pearce

Perry
Peterson
Pittenger
Pitts
Poe (TX)
Poliquin
Pompeo
Posey
Price, Tom
Ratcliffe
Reed
Reichert
Renacci
Rice (SC)
Rigell
Roby
Roe (TN)
Rogers (AL)
Rogers (KY)
Rokita
Rooney (FL)
Ros-Lehtinen
Roskam
Ross
Rothfus
Rouzer
Royce
Russell
Ryan (WI)
Salmon
Sanford
Schweikert
Scott, Austin
Sensenbrenner
Sessions
Shimkus
Shuster
Simpson
Smith (MO)

Smith (NE)
Smith (NJ)
Smith (TX)
Stefanik
Stewart
Stutzman
Thompson (PA)
Thornberry
Tiberi
Tipton
Trott
Turner
Upton
Valadao
Wagner
Walberg
Walker
Walorski
Walters, Mimi
Weber (TX)
Webster (FL)
Wenstrup
Westerman
Westmoreland
Whitfield
Williams
Wilson (SC)
Wittman
Womack
Woodall
Yoder
Yoho
Young (AK)
Young (IA)
Young (IN)
Zeldin
Zinke

Van Hollen
Vargas
Veasey
Vela
Velázquez

Visclosky
Walz
Wasserman
Schultz
Waters, Maxine

Watson Coleman
Welch
Wilson (FL)
Yarmuth

Payne
Ribble
Rush
Scalise
Stivers

Barletta
Bass
Black
Capps
Cleaver

Doyle, Michael
F.
Gosar
LaMalfa
Long
Mulvaney

NOT VOTING—15

ANNOUNCEMENT BY THE ACTING CHAIR
The Acting CHAIR (during the vote).
There is 1 minute remaining.

□ 1023

Mr. DOLD changed his vote from “no” to “aye.”
So the amendment was agreed to.
The result of the vote was announced as above recorded.

PERSONAL EXPLANATION

Mr. CLEAVER. Mr. Speaker, I regrettably missed votes on May 14th and 15th, 2015. Had I been present, I would have voted “no” on rollcall vote 225, “yes” on rollcall vote 226, “yes” on rollcall vote 227, “no” on rollcall vote 228, “no” on rollcall vote 229, “no” on rollcall vote 230, “yes” on rollcall vote 231, “no” on rollcall vote 232, “yes” on rollcall vote 233, and “no” on rollcall vote 234.

AMENDMENT NO. 32 OFFERED BY MR.

BLUMENAUER

The Acting CHAIR. The unfinished business is the demand for a recorded vote on the amendment offered by the gentleman from Oregon (Mr. BLUMENAUER) on which further proceedings were postponed and on which the noes prevailed by voice vote.

The Clerk will redesignate the amendment.

The Clerk redesignated the amendment.

RECORDED VOTE

The Acting CHAIR. A recorded vote has been demanded.

A recorded vote was ordered.

The Acting CHAIR. This is a 2-minute vote.

The vote was taken by electronic device, and there were—ayes 43, noes 375, not voting 14, as follows:

[Roll No. 235]

AYES—43

Adams
Aguilar
Beatty
Becerra
Bera
Beyer
Bishop (GA)
Blumenauer
Bonamici
Boyle, Brendan
F.
Brady (PA)
Brown (FL)
Brownley (CA)
Bustos
Butterfield
Capuano
Cárdenas
Carney
Carson (IN)
Cartwright
Castor (FL)
Castro (TX)
Chu, Judy
Cicilline
Clark (MA)
Clarke (NY)
Clay
Clyburn
Cohen
Connolly
Conyers
Cooper
Costa
Courtney
Crowley
Cuellar
Cummings
Davis (CA)
Davis, Danny
DeFazio
DeGette
Delaney
DeLauro
DelBene
DeSaulnier
Deutch
Dingell
Doggett
Duckworth
Edwards
Ellison
Engel
Eshoo
Esty
Farr
Fattah
Foster

Frankel (FL)
Fudge
Gallego
Garamendi
Graham
Grayson
Green, Al
Green, Gene
Grijalva
Gutiérrez
Hahn
Hastings
Heck (WA)
Higgins
Himes
Hinojosa
Honda
Hoyer
Huffman
Israel
Issa
Jackson Lee
Jeffries
Johnson (GA)
Johnson, E. B.
Jones
Kaptur
Keating
Kelly (IL)
Kennedy
Kildee
Kilmer
Kind
Kirkpatrick
Kuster
Langevin
Larsen (WA)
Larson (CT)
Lawrence
Lee
Levin
Lewis
Lieu, Ted
Lipinski
Loeb sack
Lofgren
Lowenthal
Lowe y
Lujan Grisham
(NM)
Luján, Ben Ray
(NM)
Lynch
Maloney, Sean
Carolyn
Maloney, Sean
Massie
Matsui

McCollum
McDermott
McGovern
Meeks
Meng
Moore
Moulton
Murphy (FL)
Nadler
Napolitano
Neal
Nolan
Norcross
O’Rourke
Pallone
Pascrell
Pelosi
Perlmutter
Peters
Pingree
Pocan
Polis
Price (NC)
Quigley
Rangel
Rice (NY)
Richmond
Rohrabacher
Roybal-Allard
Ruiz
Ruppersberger
Ryan (OH)
Sánchez, Linda
T.
Sanchez, Loretta
Sarbanes
Schakowsky
Schiff
Schrader
Scott (VA)
Scott, David
Serrano
Sewell (AL)
Sherman
Sinema
Sires
Slaughter
Smith (WA)
Speier
Swalwell (CA)
Takai
Aguilar
Takano
Allen
Amodei
Ashford
Babin
Blum
Barr
Barton
Beatty

Amash
Becerra
Blumenauer
Bonamici
Capuano
Cárdenas
Chu, Judy
Clark (MA)
Clarke (NY)
Cohen
Conyers
Davis, Danny
DeFazio
DeSaulnier
Deutch

Doggett
Ellison
Farr
Fattah
Gutiérrez
Hanna
Huelskamp
Huffman
Johnson, E. B.
Kind
Speier
Lee
Lewis
Lowe y
Meng
Nadler

Napolitano
Nolan
Polis
Price, Tom
Quigley
Rush
Schakowsky
Schrader
Serrano
Speier
Velázquez
Visclosky
Welch

NOES—375

Abraham
Adams
Aderholt
Takai
Allen
Amodei
Ashford
Babin
Blum
Barr
Barton
Beatty

Benishek
Boyle, Brendan
F.
Brady (PA)
Brady (TX)
Brat
Bridenstine
Brooks (AL)
Brooks (IN)
Brown (FL)
Brownley (CA)
Buchanan

Buck
Bucshon
Burgess
Bustos
Butterfield
Byrne
Calvert
Carney
Carson (IN)
Carter (GA)
Carter (TX)
Cartwright
Castor (FL)
Castro (TX)
Chabot
Chaffetz
Cicilline
Clawson (FL)
Clay
Cleaver
Clyburn
Coffman
Cole
Collins (GA)
Collins (NY)
Comstock
Conaway
Connolly
Cook
Cooper
Costa
Costello (PA)
Courtney
Cramer
Crawford
Crenshaw
Crowley
Cuellar
Culberson
Cummings
Curbelo (FL)
Davis (CA)
Davis, Rodney
DeGette
Delaney
DeLauro
DelBene
Denham
Dent
DeSantis
DesJarlais
Diaz-Balart
Dingell
Dold
Donovan
Duckworth
Duffy
Duncan (SC)
Duncan (TN)
Edwards
Ellmers (NC)
Emmer (MN)
Engel
Eshoo
Esty
Farenthold
Fincher
Fitzpatrick
Fleischmann
Fleming
Flores
Forbes
Fortenberry
Foster
Fox
Frankel (FL)
Franks (AZ)
Frelinghuysen
Fudge
Gabbard
Gallego
Garamendi
Garrett
Gibbs
Gibson
Gohmert
Goodlatte
Gowdy
Graham
Granger
Graves (GA)
Graves (LA)
Graves (MO)
Grayson
Green, Al
Green, Gene
Griffith
Grijalva
Grothman

Guinta
Guthrie
Hahn
Hardy
Harper
Harris
Hartzler
Hastings
Heck (NV)
Heck (WA)
Hensarling
Herrera Beutler
Hice, Jody B.
Higgins
Hill
Himes
Hinojosa
Holding
Honda
Hoyer
Hudson
Huizenga (MI)
Hultgren
Hunter
Hurd (TX)
Hurt (VA)
Israel
Issa
Jackson Lee
Jeffries
Jenkins (KS)
Jenkins (WV)
Johnson (GA)
Johnson (OH)
Johnson, Sam
Jolly
Jones
Jordan
Joyce
Kaptur
Katko
Keating
Kelly (IL)
Kelly (PA)
Kennedy
Kildee
Kilmer
King (IA)
King (NY)
Kinzinger (IL)
Kirkpatrick
Klaine
Knight
Kuster
Labrador
LaMalfa
Lamborn
Lance
Langevin
Larsen (WA)
Larson (CT)
Latta
Lawrence
Levin
Lieu, Ted
Lipinski
LoBiondo
Loeb sack
Lofgren
Loudermilk
Love
Lowenthal
Lucas
Luetkemeyer
Lujan Grisham
(NM)
Luján, Ben Ray
(NM)
Lummis
Lynch
MacArthur
Maloney, Sean
Marchant
Marino
Massie
Matsui
McCarthy
McCaul
McClintock
McCollum
McDermott
McGovern
McHenry
McKinley
McMorris
Rodgers
McNerney
McSally
Meadows

Meehan
Meeks
Messner
Mica
Miller (FL)
Miller (MI)
Moolenaar
Mooney (WV)
Moore
Moulton
Mullin
Murphy (FL)
Murphy (PA)
Neal
Neugebauer
Newhouse
Noem
Norcross
Nugent
Nunes
O’Rourke
Olson
Palazzo
Pallone
Palmer
Pascrell
Paulsen
Pearce
Pelosi
Perlmutter
Perry
Peters
Peterson
Pingree
Pittenger
Pitts
Pocan
Poe (TX)
Poliquin
Pompeo
Posey
Price (NC)
Rangel
Ratcliffe
Reed
Reichert
Renacci
Rice (NY)
Rice (SC)
Richmond
Rigell
Roby
Roe (TN)
Rogers (AL)
Rogers (KY)
Rohrabacher
Rokita
Rooney (FL)
Ros-Lehtinen
Roskam
Ross
Rothfus
Rouzer
Roybal-Allard
Royce
Ruiz
Ruppersberger
Russell
Ryan (OH)
Ryan (WI)
Salmon
Sanchez, Linda
T.
Sanchez, Loretta
Sanford
Sarbanes
Schiff
Schweikert
Scott (VA)
Scott, Austin
Scott, David
Sensenbrenner
Sessions
Sewell (AL)
Sherman
Shimkus
Shuster
Simpson
Sinema
Sires
Slaughter
Smith (MO)
Smith (NE)
Smith (NJ)
Smith (TX)
Smith (WA)
Stefanik
Stewart
Stutzman

Swalwell (CA)	Vargas	Westmoreland	Griffith	McHenry	Royce	Paulsen	Sarbanes	Titus
Takai	Veasey	Whitfield	Grothman	McKinley	Russell	Pelosi	Schakowsky	Tonko
Takano	Vela	Williams	Guinta	McMorris	Ryan (WI)	Perlmutter	Schiff	Torres
Thompson (CA)	Wagner	Wilson (FL)	Guthrie	Rodgers	Salmon	Peters	Schrader	Tsongas
Thompson (MS)	Walberg	Wilson (SC)	Hardy	McSally	Sanford	Pingree	Scott (VA)	Van Hollen
Thompson (PA)	Walden	Wittman	Harper	Meadows	Schweikert	Pocan	Scott, David	Vargas
Thornberry	Walker	Womack	Harris	Meehan	Scott, Austin	Polis	Serrano	Veasey
Tiberi	Walorski	Woodall	Hartzler	Messer	Sensenbrenner	Price (NC)	Sewell (AL)	Vela
Tipton	Walters, Mimi	Yarmuth	Heck (NV)	Mica	Sessions	Quigley	Sherman	Velázquez
Titus	Walz	Yoder	Hensarling	Miller (FL)	Shimkus	Rangel	Sinema	Vislosky
Tonko	Wasserman	Yoho	Herrera Beutler	Miller (MI)	Shuster	Rice (NY)	Sires	Walz
Torres	Schultz	Young (AK)	Hice, Jody B.	Moolenaar	Simpson	Richmond	Slaughter	Wasserman
Trott	Waters, Maxine	Young (IA)	Hill	Mooney (WV)	Smith (MO)	Roybal-Allard	Smith (NJ)	Schultz
Tsongas	Watson Coleman	Young (IN)	Holding	Mullin	Smith (NE)	Ruiz	Smith (WA)	Walters, Maxine
Turner	Weber (TX)	Zeldin	Hudson	Murphy (PA)	Smith (TX)	Ruppersberger	Speler	Watson Coleman
Upton	Webster (FL)	Zinke	Huelskamp	Neugebauer	Stefanik	Rush	Swalwell (CA)	Welch
Valadao	Wenstrup		Huizenga (MI)	Newhouse	Stewart	Ryan (OH)	Takano	Wilson (FL)
Van Hollen	Westerman		Hultgren	Noem	Stutzman	Sánchez, Linda T.	Thompson (CA)	Yarmuth
			Hunter	Nugent	Thompson (PA)	Sanchez, Loretta	Thompson (MS)	
			Hurd (TX)	Nunes	Thornberry			
			Hurt (VA)	Olson	Tiberi			
			Issa	Palazzo	Tipton			
			Jenkins (KS)	Palmer	Trott			
			Jenkins (WV)	Pearce	Turner			
			Johnson (OH)	Perry	Upton			
			Johnson, Sam	Peterson	Valadao			
			Jolly	Pittenger	Wagner			
			Jordan	Pitts	Walberg			
			Joyce	Poe (TX)	Walden			
			Katko	Poliquin	Walker			
			Kelly (PA)	Pompeo	Walorski			
			King (IA)	Posey	Walters, Mimi			
			King (NY)	Price, Tom	Weber (TX)			
			Kinzinger (IL)	Ratcliffe	Webster (FL)			
			Kline	Reed	Wenstrup			
			Knight	Reichert	Westerman			
			Labrador	Renacci	Westmoreland			
			Lamborn	Rice (SC)	Whitfield			
			Latta	Rigell	Rigell			
			Loudermilk	Roby	Williams			
			Love	Roe (TN)	Wilson (SC)			
			Lucas	Rogers (AL)	Wittman			
			Luetkemeyer	Rogers (KY)	Womack			
			Lummis	Rohrabacher	Woodall			
			MacArthur	Rokita	Yoder			
			Marchant	Rooney (FL)	Yoho			
			Marino	Ros-Lehtinen	Young (AK)			
			Massie	Roskam	Young (IA)			
			McCarthy	Ross	Young (IN)			
			McCaul	Rothfus	Zeldin			
			McClintock	Rouzer	Zinke			

NOT VOTING—14

Barletta	Doyle, Michael	Mulvaney
Bass	F.	Payne
Bilirakis	Gosar	Ribble
Black	Long	Scalise
Capps	Maloney, Carolyn	Stivers

ANNOUNCEMENT BY THE ACTING CHAIR

The Acting CHAIR (during the vote). There is 1 minute remaining.

□ 1027

So the amendment was rejected. The result of the vote was announced as above recorded. Stated against: Mr. TOM PRICE of Georgia. Mr. Chair, on rollcall No. 235 I mistakenly voted "yea." I intended to vote "no."

AMENDMENT NO. 38 OFFERED BY MR. LUCAS

The Acting CHAIR. The unfinished business is the demand for a recorded vote on the amendment offered by the gentleman from Oklahoma (Mr. LUCAS) on which further proceedings were postponed and on which the ayes prevailed by voice vote.

The Clerk will redesignate the amendment.

The Clerk redesignated the amendment.

RECORDED VOTE

The Acting CHAIR. A recorded vote has been demanded.

A recorded vote was ordered.

The Acting CHAIR. This is a 2-minute vote.

The vote was taken by electronic device, and there were—ayes 229, noes 190, not voting 13, as follows:

[Roll No. 236]

AYES—229

Abraham	Byrne	Diaz-Balart
Aderholt	Calvert	Donovan
Allen	Carter (GA)	Duffy
Amash	Carter (TX)	Duncan (SC)
Amodei	Chabot	Duncan (TN)
Ashford	Chaffetz	Ellmers (NC)
Babin	Clawson (FL)	Emmer (MN)
Barr	Coffman	Farenthold
Barton	Cole	Fincher
Benishek	Collins (GA)	Fleischmann
Bilirakis	Collins (NY)	Fleming
Bishop (GA)	Comstock	Flores
Bishop (MI)	Conaway	Forbes
Bishop (UT)	Cook	Fortenberry
Blackburn	Costello (PA)	Fox
Blum	Cramer	Franks (AZ)
Bost	Crawford	Frelinghuysen
Boustany	Crenshaw	Garrett
Brady (TX)	Cuellar	Gibbs
Brat	Culberson	Gohmert
Bridenstine	Curbelo (FL)	Goodlatte
Brooks (AL)	Jones	Graves, Rodney
Brooks (IN)	Denham	Granger
Buck	Dent	Graves (GA)
Bueshon	DeSantis	Graves (LA)
Burgess	DesJarlais	Graves (MO)

Jordan	Joyce	Katko	Kelly (PA)	King (IA)	King (NY)	Kinzinger (IL)	Kline	Knight	Labrador	Lamborn	Latta	Loudermilk	Love	Lucas	Luetkemeyer	Lummis	MacArthur	Marchant	Marino	Massie	McCarthy	McCaul	McClintock
Jordan	Joyce	Katko	Kelly (PA)	King (IA)	King (NY)	Kinzinger (IL)	Kline	Knight	Labrador	Lamborn	Latta	Loudermilk	Love	Lucas	Luetkemeyer	Lummis	MacArthur	Marchant	Marino	Massie	McCarthy	McCaul	McClintock
Jordan	Joyce	Katko	Kelly (PA)	King (IA)	King (NY)	Kinzinger (IL)	Kline	Knight	Labrador	Lamborn	Latta	Loudermilk	Love	Lucas	Luetkemeyer	Lummis	MacArthur	Marchant	Marino	Massie	McCarthy	McCaul	McClintock
Jordan	Joyce	Katko	Kelly (PA)	King (IA)	King (NY)	Kinzinger (IL)	Kline	Knight	Labrador	Lamborn	Latta	Loudermilk	Love	Lucas	Luetkemeyer	Lummis	MacArthur	Marchant	Marino	Massie	McCarthy	McCaul	McClintock
Jordan	Joyce	Katko	Kelly (PA)	King (IA)	King (NY)	Kinzinger (IL)	Kline	Knight	Labrador	Lamborn	Latta	Loudermilk	Love	Lucas	Luetkemeyer	Lummis	MacArthur	Marchant	Marino	Massie	McCarthy	McCaul	McClintock
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Jordan	Joyce	Katko	Kelly (PA)	King (IA)	King (NY)	Kinzinger (IL)	Kline	Knight	Labrador	Lamborn	Latta	Loudermilk	Love	Lucas	Luetkemeyer	Lummis	MacArthur	Marchant	Marino	Massie	McCarthy	McCaul	McClintock
Jordan	Joyce	Katko	Kelly (PA)	King (IA)	King (NY)	Kinzinger (IL)	Kline	Knight	Labrador	Lamborn	Latta	Loudermilk	Love	Lucas	Luetkemeyer	Lummis	MacArthur	Marchant	Marino	Massie	McCarthy	McCaul	McClintock
Jordan	Joyce	Katko	Kelly (PA)	King (IA)	King (NY)	Kinzinger (IL)	Kline	Knight	Labrador	Lamborn	Latta	Loudermilk	Love	Lucas	Luetkemeyer	Lummis	MacArthur	Marchant	Marino	Massie	McCarthy	McCaul	McClintock
Jordan	Joyce	Katko	Kelly (PA)	King (IA)	King (NY)	Kinzinger (IL)	Kline	Knight	Labrador	Lamborn	Latta	Loudermilk	Love	Lucas	Luetkemeyer	Lummis	MacArthur	Marchant	Marino	Massie	McCarthy	McCaul	McClintock
Jordan	Joyce	Katko	Kelly (PA)	King (IA)	King (NY)	Kinzinger (IL)	Kline	Knight	Labrador	Lamborn	Latta	Loudermilk	Love	Lucas	Luetkemeyer	Lummis	MacArthur	Marchant	Marino	Massie	McCarthy	McCaul	McClintock
Jordan	Joyce	Katko	Kelly (PA)	King (IA)	King (NY)	Kinzinger (IL)	Kline	Knight	Labrador	Lamborn	Latta	Loudermilk	Love	Lucas	Luetkemeyer	Lummis	MacArthur	Marchant	Marino	Massie	McCarthy	McCaul	McClintock
Jordan	Joyce	Katko	Kelly (PA)	King (IA)	King (NY)	Kinzinger (IL)	Kline	Knight	Labrador	Lamborn	Latta	Loudermilk	Love	Lucas	Luetkemeyer	Lummis	MacArthur	Marchant	Marino	Massie	McCarthy	McCaul	McClintock
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Jordan	Joyce	Katko	Kelly (PA)	King (IA)	King (NY)	Kinzinger (IL)	Kline	Knight	Labrador	Lamborn	Latta	Loudermilk	Love	Lucas	Luetkemeyer	Lummis	MacArthur	Marchant	Marino	Massie	McCarthy	McCaul	McClintock
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Jordan	Joyce	Katko	Kelly (PA)	King (IA)	King (NY)	Kinzinger (IL)	Kline	Knight	Labrador	Lamborn	Latta	Loudermilk	Love	Lucas	Luetkemeyer	Lummis	MacArthur	Marchant	Marino	Massie	McCarthy	McCaul	McClintock
Jordan	Joyce	Katko	Kelly (PA)	King (IA)	King (NY)	Kinzinger (IL)	Kline	Knight	Labrador	Lamborn	Latta	Loudermilk	Love	Lucas	Luetkemeyer	Lummis	MacArthur	Marchant	Marino	Massie	McCarthy	McCaul	McClintock
Jordan	Joyce	Katko	Kelly (PA)	King (IA)	King (NY)	Kinzinger (IL)	Kline	Knight	Labrador	Lamborn	Latta	Loudermilk	Love	Lucas	Luetkemeyer	Lummis	MacArthur	Marchant	Marino	Massie	McCarthy	McCaul	McClintock
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Jordan	Joyce	Katko	Kelly (PA)	King (IA)	King (NY)	Kinzinger (IL)	Kline	Knight	Labrador	Lamborn	Latta	Loudermilk	Love	Lucas	Luetkemeyer	Lummis	MacArthur	Marchant	Marino	Massie	McCarthy	McCaul	McClintock
Jordan	Joyce	Katko	Kelly (PA)	King (IA)	King (NY)	Kinzinger (IL)	Kline	Knight	Labrador	Lamborn	Latta	Loudermilk	Love	Lucas	Luetkemeyer	Lummis	MacArthur	Marchant	Marino	Massie	McCarthy	McCaul	McClintock
Jordan	Joyce	Katko	Kelly (PA)	King (IA)	King (NY)	Kinzinger (IL)	Kline	Knight	Labrador	Lamborn	Latta	Loudermilk	Love	Lucas	Luetkemeyer								

Grijalva Lynch
 Gutiérrez Maloney, T.
 Hahn Carolyn
 Hastings Maloney, Sean
 Heck (WA) Massie
 Higgins Matsui
 Himes McCollum
 Hinojosa McDermott
 Honda McGovern
 Hoyer McNerney
 Huffman Meeks
 Israel Meng
 Jackson Lee Moore
 Jeffries Moulton
 Johnson, E. B. Murphy (FL)
 Jones Nadler
 Keating Napolitano
 Kelly (IL) Neal
 Kennedy Nolan
 Kildee Norcross
 Kilmer O'Rourke
 Kind Pallone
 Kuster Pascarell
 Langevin Pelosi
 Larsen (WA) Perlmutter
 Larson (CT) Peters
 Lawrence Pingree
 Lee Pocan
 Levin Polis
 Lewis Price (NC)
 Lieu, Ted Quigley
 Lipinski Rangel
 Loebsack Rice (NY)
 Lofgren Richmond
 Lowenthal Roybal-Allard
 Lowey Ruiz
 Lujan Grisham (NM) Ruppertsberger
 Luján, Ben Ray (NM) Rush
 Ryan (OH) Ryan (OH)

Posey Sanford
 Price, Tom Schweikert
 Ratcliffe Scott, Austin
 Reed Sensenbrenner
 Reichert Sessions
 Renacci Shimkus
 Rice (SC) Shuster
 Rigell Simpson
 Roby Smith (MO)
 Roe (TN) Smith (NE)
 Rogers (AL) Smith (NJ)
 Rogers (KY) Smith (TX)
 Rohrabacher Stefanik
 Rokita Stewart
 Rooney (FL) Stutzman
 Ros-Lehtinen Thompson (CA)
 Roskam Thompson (PA)
 Ross Thornberry
 Rothfus Tiberi
 Rouzer Tipton
 Royce Trott
 Russell Turner
 Ryan (WI) Upton
 Salmon Valadao

Wagner Walberg
 Walder Walden
 Walker Walorski
 Walters, Mimi
 Weber (TX)
 Webster (FL)
 Wenstrup Westerman
 Westmoreland Whitfield
 Williams Wilson (SC)
 Wittman Womack
 Woodall Yoder
 Yoho Young (AK)
 Young (IA)
 Young (IN)
 Zeldin Zinke

The SPEAKER pro tempore. Is the gentleman opposed to the bill?
 Mr. GALLEGO. Yes, I am opposed.
 The SPEAKER pro tempore. The Clerk will report the motion to recommit.

The Clerk read as follows:
 Mr. Gallego moves to recommit the bill H.R. 1735 to the Committee on Armed Services with instructions to report the same back to the House forthwith, with the following amendment:

At the end of subtitle A of title VI, add the following new section:
SEC. 6. GUARANTEEING A PAY INCREASE FOR MEMBERS OF THE UNIFORMED SERVICES AND NO LAPSE IN PAY CAUSED BY A GOVERNMENT SHUTDOWN.

(a) INCREASE IN BASIC PAY.—As provided in section 1009 of title 37, United States Code, and effective on January 1, 2016, the increase for fiscal year 2016 in the rates of monthly basic pay authorized for members of the uniformed services shall be 2.3 percent.

(b) RESPONSE TO LAPSE IN APPROPRIATIONS.—The Secretary of Defense shall take all steps necessary to ensure that members of the Army, Navy, Air Force, and Marine Corps continue to receive compensation for their service in defense of the United States despite any lapse in appropriations after September 30, 2015.

Mr. GALLEGO. Mr. Speaker, this is the final amendment to the bill. It will not delay the bill, kill the bill, or send it back to committee. If adopted, the bill will proceed immediately to final passage, as amended.

As Members of Congress, we must always honor our promises to the men and women who serve in our military. Unfortunately, I know firsthand what happens when Washington fails our troops on the battlefield and when we come home. I fought the Iraq war on the ground. I was shot at and experienced IED attacks, but because Congress didn't follow through on its promises, our vehicles didn't have the proper armor they needed. This failure cost my friends their lives. Later, when I got home, my friends and I suffered needlessly.

When my friends and I got home, we suffered needlessly because of a veterans healthcare system that was shortchanged and mismanaged. These failures of leadership are what encouraged me to run for office, to ensure that my generation of leaders takes better care of our troops than we were taken care of.

That is why I am offering this amendment. It is to make good on Congress' promise to give our military men and women a raise. The amendment will lock in a 2.3 percent increase for all of our soldiers, sailors, airmen, and marines. Last year, one in four members of our military had to rely on food pantries and other charities just to make ends meet. That is a disgrace.

Mr. Speaker, our troops deserve a raise. My amendment does something else that is just as important. It ensures that even if Congress shuts down the Federal Government, all of our brave men and women in uniform will still get paid. Why should our servicemen and -women miss their paychecks just because we can't do our jobs?

NOT VOTING—12

Barletta Doyle, Michael
 Bass F.
 Black Gosar
 Capps Long
 Mulvaney Payne
 Ribble
 Scalise
 Stivers

ANNOUNCEMENT BY THE ACTING CHAIR

The Acting CHAIR (during the vote). There is 1 minute remaining.

□ 1034

So the amendment was rejected.
 The result of the vote was announced as above recorded.

The Acting CHAIR (Mr. COLLINS of Georgia). The question is on the amendment in the nature of a substitute, as amended.

The amendment was agreed to.
 The Acting CHAIR. Under the rule, the Committee rises.

Accordingly, the Committee rose; and the Speaker pro tempore (Mr. WOMACK) having assumed the chair, Mr. COLLINS of Georgia, Acting Chair of the Committee of the Whole House on the state of the Union, reported that that Committee, having had under consideration the bill (H.R. 1735) to authorize appropriations for fiscal year 2016 for military activities of the Department of Defense and for military construction, to prescribe military personnel strengths for such fiscal year, and for other purposes, and, pursuant to House Resolution 260, he reported the bill back to the House with an amendment adopted in the Committee of the Whole.

The SPEAKER pro tempore. Under the rule, the previous question is ordered.

Is a separate vote demanded on any amendment to the amendment reported from the Committee of the Whole?

If not, the question is on the amendment in the nature of a substitute, as amended.

The amendment was agreed to.

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

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

MOTION TO RECOMMIT

Mr. GALLEGO. Mr. Speaker, I have a motion to recommit at the desk.

NOES—242

Abraham Ellmers (NC)
 Aderholt Emmer (MN)
 Allen Farenthold
 Amodei Fincher
 Babin Fitzpatrick
 Barr Fleischmann
 Barton Fleming
 Benishek Flores
 Bilirakis Forbes
 Bishop (MI) Fortenberry
 Bishop (UT) Foxx
 Blackburn Franks (AZ)
 Blum Frelinghuysen
 Bost Garrett
 Boustany Gibbs
 Brady (TX) Gibson
 Brat Gohmert
 Bridenstine Goodlatte
 Brooks (AL) Gowdy
 Brooks (IN) Graham
 Buchanan Granger
 Buck Graves (GA)
 Bucshon Graves (LA)
 Burgess Graves (MO)
 Byrne Green, Gene
 Calvert Griffith
 Carter (GA) Grothman
 Carter (TX) Guinta
 Chabot Guthrie
 Chaffetz Hanna
 Clawson (FL) Hardy
 Coffman Harper
 Cole Harris
 Collins (GA) Hartzler
 Collins (NY) Heck (NV)
 Comstock Hensarling
 Conaway Herrera Beutler
 Cook Hice, Jody B.
 Costa Hill
 Costello (PA) Holding
 Cramer Hudson
 Crawford Huelskamp
 Crenshaw Huitzenga (MI)
 Cuellar Hultgren
 Culberson Hunter
 Curbeo (FL) Hurd (TX)
 Davis, Rodney Hurt (VA)
 Denham Issa
 Dent Jenkins (KS)
 DeSantis Jenkins (WV)
 DesJarlais Johnson (GA)
 Diaz-Balart Johnson (OH)
 Dold Johnson, Sam
 Donovan Jolly
 Duffy Jordan
 Duncan (SC) Joyce
 Duncan (TN) Kaptur

Katko
 Kelly (PA)
 King (IA)
 King (NY)
 Kinzinger (IL)
 Kirkpatrick
 Kline
 Knight
 Labrador
 LaMalfa
 Lamborn
 Lance
 Latta
 LoBiondo
 Loudermilk
 Love
 Lucas
 Luetkemeyer
 Lummis
 MacArthur
 Marchant
 Marino
 McCarthy
 McCaul
 McClintock
 McHenry
 McKinley
 McMorris
 Rodgers
 McSally
 Meadows
 Meehan
 Messer
 Mica
 Miller (FL)
 Miller (MI)
 Moolenaar
 Mooney (WV)
 Mullin
 Murphy (PA)
 Neugebauer
 Newhouse
 Noem
 Nugent
 Nunes
 Olson
 Palazzo
 Palmer
 Paulsen
 Pearce
 Perry
 Peterson
 Pittenger
 Pitts
 Poe (TX)
 Poliquin
 Pompeo

Why am I offering this amendment now? Because Republicans don't appear to have learned the lessons of the chaos and confusion they caused by shutting down the government in 2013. Today, my Republican friends are risking another government shutdown by resorting to budget gimmicks, relying on war funding to pay for more routine operations and maintenance. That is completely irresponsible.

My Republican friends are fond of comparing the Federal budget to a family budget. Mr. Speaker, working families, military families can't rely on a special slush fund to pay for their daily expenses, and Congress should not either. We must protect our troops from the consequences of this Republican leadership's refusal to confront the realities of sequestration. That is why this amendment is so critical.

Yesterday, Speaker BOEHNER said voting against this bill would be shameful and that we would be turning our back on our troops. As a marine and a combat veteran, I can tell you that the Speaker is wrong. There is no shame in voting against a bill that creates uncertainty for our military and risks another dangerous government shutdown.

Mr. Speaker, the real shame would be to vote against the amendment that gives our men and women the raise and certainty they deserve.

I yield back the balance of my time. Mr. THORNBERRY. Mr. Chairman, I rise in opposition to the motion.

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

Mr. THORNBERRY. Mr. Speaker, let me start by saying I very much appreciate the service of Mr. GALLEGRO and all the veterans on both sides of the aisle who have served our Nation. I appreciate all of the contributions Mr. GALLEGRO and all the other 62 members of the committee have made into producing this National Defense Authorization Act. It has been a bipartisan product in the tradition of this committee.

You know, if you think about it, for 53 straight years Congresses of both parties have passed and Presidents of both parties have signed into law a Defense Authorization Act, and that has been true through Vietnam and the cold war and 9/11. It has been true through Watergate and race riots, and economic recessions and bitter political feuds.

□ 1045

And yet, through all those things, somehow the parties could come together to do what was needed for our troops and for our country's security. I think that that strong tradition of bipartisanship is something that we should not walk away from lightly.

We have heard some discussion—complaints, really—on both sides of the aisle about using OCO to get up to the President's level.

If you look at this chart, this is the President's budget, and this is the con-

gressional budget, which this bill is compliant with. There is a little difference in where the light blue and the dark blue start and stop. But the net effect, when you add it all together, is exactly the same: \$612 billion. That is what the President asked for. That is what this bill provides. There is no difference between the two.

I agree that we ought to find a better way to have fiscal discipline without the arbitrary caps and sequestration that are in the Budget Control Act, but this bill can't do that. This bill is a defense authorization bill. It is not a budget bill. It is not an immigration bill. It is not even a defense appropriation bill. So if this bill fails, how does that get us closer to fixing our budget problems?

The truth is we could all find an excuse to vote against every bill, every day, for what is not in it, but that doesn't make a lot of sense. What is important is what is in it. And what is in it is really important for our troops and for our national security.

As much as I appreciate Congressman GALLEGRO's service, I find it ironic that he would offer an amendment that tries to make sure our troops get paid, even in the event of a government shutdown; and yet, by voting against this bill, the troops don't get paid. How does that fit together?

Let me just mention two of the things that are in this bill for our troops. One is a new retirement system for people who sign up for the military. Right now, 83 percent of the people who serve come away with no retirement. Under this bill, they can put some money aside, the government will match it, and they can have a nest egg. If you vote against that bill, that doesn't happen.

One of the complaints we have all heard so many times is that the transition from Active Duty to the VA is problematic because you can't stay on the same drugs. One of the things this bill does is say that they have got to have a joint formulary so you stay on the same drugs and you can take better care of the people as they transition. Doesn't that make sense?

I hope all Members had a chance to read The Washington Post editorial today. Let me just read the last sentence:

Far better for the President and his party's leadership in Congress to help an adequate defense budget keep moving through Congress rather than perpetuate a fight all Americans, whether Republican or Democrat, may later regret.

I think that is the bottom line. This doesn't solve all the problems. It doesn't try to solve all the problems. I know we have got more debate, more discussion to come, but this is a step on what has been a very bipartisan bill.

Mr. Speaker, here is the bottom line. We are incredibly privileged to have these jobs, to live in this country, but those privileges only come because brave men and women are willing to volunteer to serve and sacrifice for our country.

Now, we can never match their courage and dedication and sacrifice, but surely to goodness we can do better than use them as pawns for some sort of attempt to apply political pressure on issues that have nothing to do with this bill. Surely we can do better than that. And the way to do better than that is to vote against this motion and for final passage.

I yield back the balance of my time.

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

There was no objection.

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

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

RECORDED VOTE

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

A recorded vote was ordered.

The SPEAKER pro tempore. Pursuant to clause 8 and clause 9 of rule XX, this 5-minute vote on the motion to recommit will be followed 5-minutes votes on passage of H.R. 1735, if ordered; and agreeing to the Speaker's approval of the Journal, if ordered.

The vote was taken by electronic device, and there were—ayes 184, yeas 234, noes 14, as follows:

[Roll No. 238]

AYES—184

Adams	Edwards	Lofgren
Aguilar	Ellison	Lowenthal
Ashford	Engel	Lowey
Beatty	Eshoo	Lujan Grisham
Becerra	Esty	(NM)
Bera	Farr	Luján, Ben Ray
Beyer	Fattah	(NM)
Bishop (GA)	Foster	Lynch
Blumenauer	Frankel (FL)	Maloney,
Bonamici	Fudge	Carolyn
Boyle, Brendan	Gabbard	Maloney, Sean
F.	Gallego	Matsui
Brady (PA)	Garamendi	McCollum
Brown (FL)	Graham	McDermott
Brownley (CA)	Grayson	McGovern
Bustos	Green, Al	McNerney
Butterfield	Green, Gene	Meeks
Capuano	Grijalva	Meng
Cárdenas	Gutiérrez	Moore
Carney	Hahn	Moulton
Carson (IN)	Hastings	Murphy (FL)
Cartwright	Heck (WA)	Nadler
Castor (FL)	Higgins	Napolitano
Castro (TX)	Himes	Neal
Chu, Judy	Hinojosa	Nolan
Ciçilline	Honda	Norcross
Clark (MA)	Huffman	O'Rourke
Clarke (NY)	Israel	Pallone
Clay	Jackson Lee	Pascrell
Cleaver	Jeffries	Pelosi
Clyburn	Johnson (GA)	Perlmutter
Cohen	Johnson, E. B.	Peters
Connolly	Jones	Peterson
Conyers	Kaptur	Pingree
Cooper	Keating	Pocan
Costa	Kelly (IL)	Polis
Courtney	Kennedy	Price (NC)
Crowley	Kildee	Quigley
Cuellar	Kilmer	Rangel
Cummings	Kind	Rice (NY)
Davis (CA)	Kirkpatrick	Richmond
Davis, Danny	Kuster	Roybal-Allard
DeFazio	Langevin	Ruiz
DeGette	Larsen (WA)	Ruppersberger
Delaney	Larson (CT)	Rush
DeLauro	Lawrence	Ryan (OH)
DelBene	Lee	Sánchez, Linda
DeSaulnier	Levin	T.
Deutch	Lewis	Sanchez, Loretta
Dingell	Lieu, Ted	Sarbanes
Doggett	Lipinski	Schakowsky
Duckworth	Loeb sack	Schiff

Schrader
Scott (VA)
Scott, David
Serrano
Sewell (AL)
Sherman
Sinema
Sires
Slaughter
Smith (WA)
Speier
Swalwell (CA)

Takai
Takano
Thompson (CA)
Thompson (MS)
Titus
Tonko
Torres
Tsongas
Van Hollen
Vargas
Veasey
Vela

Velázquez
Visclosky
Walz
Wasserman
Schultz
Waters, Maxine
Watson Coleman
Welch
Wilson (FL)
Yarmuth

Mulvaney
Payne
Ribble
Rouzer
Scalise
Stivers

Mullin
Murphy (FL)
Murphy (PA)
Neugebauer
Newhouse
Noem
Norcross
Nugent
Nunes
O'Rourke
Olson
Palazzo
Palmer
Paulsen
Pearce
Perry
Peters
Peterson
Pittenger
Pitts
Poe (TX)
Poliquin
Pompeo
Posey
Price, Tom
Ratcliffe
Reed
Reichert
Renacci
Rice (SC)
Rigell
Roe (TN)
Rogers (AL)
Rogers (KY)
Rohrabacher
Rokita
Rooney (FL)
Ros-Lehtinen
Roskam
Ross
Rothfus
Rouzer
Royce
Ruiz
Ruppersberger
Russell
Ryan (WI)
Salmon
Schweikert
Scott, Austin
Sensenbrenner
Sessions
Shimkus
Shuster
Simpson
Sinema
Smith (MO)
Smith (NE)
Smith (NJ)
Smith (TX)
Stefanik
Stewart
Stutzman
Takai
Thompson (PA)
Thornberry

Rogers (AL)
Rogers (KY)
Rohrabacher
Rokita
Rooney (FL)
Ros-Lehtinen
Roskam
Ross
Rothfus
Rouzer
Royce
Ruiz
Ruppersberger
Russell
Ryan (WI)
Salmon
Schweikert
Scott, Austin
Sensenbrenner
Sessions
Shimkus
Shuster
Simpson
Sinema
Smith (MO)
Smith (NE)
Smith (NJ)
Smith (TX)
Stefanik
Stewart
Stutzman
Takai
Thompson (PA)
Thornberry

Tiberi
Tipton
Trott
Turner
Upton
Valadao
Veasey
Wagner
Walberg
Walden
Walker
Walorski
Walters, Mimi
Walz
Weber (TX)
Webster (FL)
Wenstrup
Westerman
Westmoreland
Whitfield
Williams
Wilson (SC)
Wittman
Womack
Woodall
Yoder
Yoho
Young (AK)
Young (IA)
Young (IN)
Zeldin
Zinke

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE
The SPEAKER pro tempore (during the vote). There are 2 minutes remaining.

□ 1054

So the motion to recommit was rejected.

The result of the vote was announced as above recorded.

Stated against:
Mr. ROUZER. Mr. Speaker, on rollcall No. 238 I was unavoidably detained. Had I been present, I would have voted "no."

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

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

RECORDED VOTE

Mr. SMITH of Washington. Mr. Speaker, I demand a recorded vote.

A recorded vote was ordered.
The SPEAKER pro tempore. This is a 5-minute vote.

The vote was taken by electronic device, and there were—ayes 269, noes 151, not voting 12, as follows:

[Roll No. 239]
AYES—269

NOES—234

Abraham
Aderholt
Allen
Amash
Amodei
Babin
Barr
Barton
Benishek
Bilirakis
Bishop (MI)
Bishop (UT)
Blackburn
Blum
Bost
Boustany
Brady (TX)
Brat
Bridenstine
Brooks (AL)
Brooks (IN)
Buchanan
Buck
Bucshon
Burgess
Byrne
Calvert
Carter (GA)
Carter (TX)
Chabot
Chaffetz
Clawson (FL)
Coffman
Cole
Collins (GA)
Collins (NY)
Comstock
Conaway
Cook
Costello (PA)
Cramer
Crawford
Crenshaw
Culberson
Curbelo (FL)
Davis, Rodney
Denham
Dent
DeSantis
DesJarlais
Diaz-Balart
Dold
Donovan
Duffy
Duncan (SC)
Duncan (TN)
Ellmers (NC)
Emmer (MN)
Farenthold
Fincher
Fitzpatrick
Fleischmann
Fleming
Flores
Forbes
Fortenberry
Foxy
Franks (AZ)
Frelinghuysen
Garrett
Gibbs
Gibson
Gohmert
Goodlatte
Gowdy
Granger
Graves (GA)
Graves (LA)
Graves (MO)

Pearce
Grothman
Guinta
Guthrie
Hanna
Hardy
Harper
Harris
Hartzler
Heck (NV)
Hensarling
Herrera Beutler
Hice, Jody B.
Hill
Holding
Hudson
Huelskamp
Huizenga (MI)
Hultgren
Hunter
Hurd (TX)
Hurt (VA)
Issa
Jenkins (KS)
Jenkins (WV)
Johnson (OH)
Johnson, Sam
Jolly
Jordan
Joyce
Katko
Kelly (PA)
King (IA)
King (NY)
Kinzinger (IL)
Kline
Knight
Labrador
LaMalfa
Lamborn
Lance
Latta
LoBiondo
Loudermilk
Love
Lucas
Luetkemeyer
Lummis
MacArthur
Marchant
Marino
Massie
McCarthy
McCaul
McClintock
McHenry
McKinley
McMorris
Rodgers
McSally
Meadows
Meehan
Messer
Mica
Miller (FL)
Miller (MI)
Moolenaar
Mooney (WV)
Mullin
Murphy (PA)
Neugebauer
Newhouse
Noem
Nugent
Nunes
Olson
Palazzo
Palmer
Paulsen

Abraham
Aderholt
Aguilar
Allen
Amodei
Ashford
Babin
Barr
Barton
Benishek
Bera
Bilirakis
Bishop (MI)
Bishop (UT)
Blackburn
Blum
Bost
Boustany
Brady (TX)
Brat
Bridenstine
Brooks (AL)
Brooks (IN)
Brownley (CA)
Buchanan
Buck
Bucshon
Burgess
Bustos
Byrne
Calvert
Carter (GA)
Carter (TX)
Cartwright
Chabot
Chaffetz
Clay
Coffman
Cole
Collins (GA)
Collins (NY)
Comstock
Conaway
Cook
Cooper
Costa
Costello (PA)
Courtney
Cramer
Crawford
Crenshaw
Cuellar
Culberson
Curbelo (FL)
Davis (CA)
Davis, Rodney
Delaney

Adams
Amash
Beatty
Becerra
Beyer
Bishop (GA)
Blumenauer
Bonamici
Boyle, Brendan
F.
Brady (PA)
Diaz-Balart
Butterfield
Capuano
Cárdenas
Carney
Carson (IN)
Castor (FL)
Castro (TX)
Chu, Judy
Cicilline
Clark (MA)
Clarke (NY)
Clawson (FL)
Cleaver
Clyburn
Cohen
Connolly
Conyers
Crowley
Cummings
Davis, Danny
DeFazio
DeGette
DeLauro
DeBene
DeSaulnier
Deutch
Dingell
Doggett
Duncan (TN)
Edwards
Ellison
Engel
Eshoo
Farr
Fattah
Frankel (FL)
Fudge
Gallego
Garamendi
Grayson

NOES—151

Green, Al
Green, Gene
Griffith
Grijalva
Gutiérrez
Hahn
Hastings
Higgins
Himes
Hinojosa
Honda
Hoyer
Huffman
Israel
Jackson Lee
Jeffries
Johnson (GA)
Johnson, E. B.
Jones
Kaptur
Keating
Kelly (IL)
Kennedy
Kildee
Kind
Labrador
Lawrence
Lee
Levin
Lewis
Lieu, Ted
Lofgren
Lowenthal
Lowe
Lujan, Ben Ray
(NM)
Lynch
Maloney
Carolyn
Massie
Matsui
McCollum
McDermott
McGovern
McNerney
Meeks
Meng
Moore
Moulton
Nadler
Napolitano
Neal

NOT VOTING—12

Barletta
Bass
Black
Capps

Doyle, Michael
F.
Gosar
Long
Mulvaney

Nolan
Pallone
Pascrell
Pelosi
Perlmutter
Pingree
Pocan
Polis
Price (NC)
Quigley
Rangel
Richmond
Roybal-Allard
Rush
Ryan (OH)
Sánchez, Linda
T.
Sanchez, Loretta
Sanford
Sarbanes
Schakowsky
Schiff
Schrader
Scott (VA)
Scott, David
Serrano
Sewell (AL)
Sherman
Sires
Slaughter
Smith (WA)
Speier
Swalwell (CA)
Takano
Thompson (CA)
Thompson (MS)
Titus
Tonko
Torres
Tsongas
Van Hollen
Vargas
Vela
Velázquez
Visclosky
Wasserman
Meeks
Schultz
Waters, Maxine
Watson Coleman
Welch
Wilson (FL)
Yarmuth

NOT VOTING—14

Barletta
Bass
Black

Capps
Doyle, Michael
F.
Gosar
Hoyer
Long

Denham
Dent
DeSantis
Jenkins (WV)
Johnson (OH)
Johnson, Sam
Jolly
Jordan
Joyce
Katko
Kelly (PA)
Kilmer
King (IA)
King (NY)
Kinzinger (IL)
Kirkpatrick
Kline
Knight
Kuster
LaMalfa
Lamborn
Lance
Langevin
Larsen (WA)
Larson (CT)
Latta
Lipinski
LoBiondo
Loeback
Loudermilk
Love
Lucas
Luetkemeyer
Lujan Grisham
(NM)
Lummis
MacArthur
Maloney, Sean
Marchant
Marino
McCarthy
McCaul
McClintock
McHenry
McKinley
McMorris
Rodgers
McSally
Meadows
Meehan
Messer
Mica
Miller (FL)
Miller (MI)
Moolenaar
Mooney (WV)

□ 1101

So the bill was passed.

The result of the vote was announced as above recorded.

The title of the bill was amended so as to read: "A bill to authorize appropriations for fiscal year 2016 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes."

A motion to reconsider was laid on the table.

Stated for:

Mrs. LAWRENCE. Mr. Speaker, during rollcall vote No. 239 on H.R. 1735, I mistakenly recorded my vote as "no" when I should have voted "yes."

PERSONAL EXPLANATION

Mrs. CAPPS. Mr. Speaker, I was not able to be present for the following rollcall votes on May 14, 2015 and May 15, 2015 and would like to reflect that I would have voted as follows: rollcall No. 228: "yes," rollcall No. 229: "no," rollcall No. 230: "no," rollcall No. 231: "yes," rollcall No. 232: "no," rollcall No. 233: "yes," rollcall No. 234: "no," rollcall No. 235: "no," rollcall No. 236: "no," rollcall No. 237: "yes," rollcall No. 238: "yes," rollcall No. 239: "no."

THE JOURNAL

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

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

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

AUTHORIZING THE CLERK TO MAKE CORRECTIONS IN ENGROSSMENT OF H.R. 1735, NATIONAL DEFENSE AUTHORIZATION ACT FOR FISCAL YEAR 2016

Mr. THORNBERRY. Mr. Speaker, I ask unanimous consent that the Clerk be authorized to make technical corrections in the engrossment of H.R. 1735, to include corrections in spelling, punctuation, section and title numbering, cross-referencing, conforming amendments to the table of contents and short titles, and the insertion of appropriate headings.

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

There was no objection.

REMOVAL OF NAME OF MEMBER AS COSPONSOR OF H.R. 1247

Mr. BISHOP of Georgia. Mr. Speaker, I ask unanimous consent to have my name removed as cosponsor from H.R. 1247.

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

There was no objection.

ADJOURNMENT FROM FRIDAY, MAY 15, 2015, TO MONDAY, MAY 18, 2015

Mr. THORNBERRY. Mr. Speaker, I ask unanimous consent that when the House adjourns today, it adjourn to meet on Monday, May 18, 2015, when it shall convene at noon for morning-hour debate and 2 p.m. for legislative business.

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

There was no objection.

APPOINTMENT OF MEMBERS TO CONGRESSIONAL-EXECUTIVE COMMISSION ON THE PEOPLE'S REPUBLIC OF CHINA

The SPEAKER pro tempore. The Chair announces the Speaker's appointment, pursuant to 22 U.S.C. 6913, and the order of the House of January 6, 2015, of the following Members on the part of the House to the Congressional-Executive Commission on the People's Republic of China:

Mr. FRANKS, Arizona
Mr. PITTS, North Carolina
Mr. HULTGREN, Illinois

APPOINTMENT OF MEMBERS TO COMMISSION ON SECURITY AND COOPERATION IN EUROPE

The SPEAKER pro tempore. The Chair announces the Speaker's appointment, pursuant to 22 U.S.C. 3003, and the order of the House of January 6, 2015, of the following Members on the part of the House to the Commission on Security and Cooperation in Europe:

Mr. ADERHOLT, Alabama
Mr. PITTS, Pennsylvania
Mr. HULTGREN, Illinois
Mr. BURGESS, Texas

NATIONAL INFRASTRUCTURE WEEK

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

Mr. WESTERMAN. Mr. Speaker, with this being National Infrastructure Week, I want to call attention to the crisis facing the Federal highway trust fund.

In my home State of Arkansas, the highway and transportation department has canceled several projects due to the depletion of the trust fund. It is vital that we find a solution to this crisis that finances the trust fund for the long term and keeps our roads and highways safe for travel and commerce.

This is why, next week, I plan to file legislation to plug the \$15 billion deficit in the trust fund without raising taxes. It will be commonsense legislation that Members on both sides of the aisle should get behind in order to prioritize funding for our critical infrastructure construction and maintenance and to avoid these crisis deadlines in the future.

INFRASTRUCTURE WEEK AND INVESTMENTS

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

Ms. EDWARDS. Mr. Speaker, once among the world leaders in quality infrastructure, now, we rank just 16th, according to the World Economic Forum. According to the American Society of Civil Engineers, the overall assessment of our Nation's infrastructure ranks the United States at a whopping D-plus.

We have just 4 legislative days until the highway trust fund expires. As we wait for the majority party to end their dysfunction and come to some—any—kind of agreement on extending the highway trust fund, 660,000 jobs hang in the balance.

I know now that in Maryland, 5,305 bridges are in complete disrepair. That is nearly 27 percent of the bridges in our State. Just a few months ago, a woman was driving down the highway, minding her own business, when a chunk of cement fell down because it is in disrepair.

I am not really sure how many lives the majority party is prepared to lose to dysfunctional and underfunded infrastructure. I am not sure how much economic insecurity we are willing to cause the American people, but it is time for us to invest in our Nation's infrastructure, create good-paying jobs, \$1 billion, 35,000 jobs all across the economy.

Let's get moving. Extend the highway trust fund. Invest in our infrastructure, our long-term infrastructure. Create jobs for the 21st century.

CONGRATULATIONS TO THE NEWSOME HIGH SCHOOL SOFTBALL TEAM

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

Mr. ROONEY of Florida. Mr. Speaker, I rise today to congratulate the Newsome High School softball team, from Lithia, Florida, for winning the Class 8A State championship title. With a 5-1 victory over Coral Reef on Saturday, the Wolves secured their first State title in the history of Newsome High.

In the championship game, the Wolves were led by lockdown pitching and power hitting from Cassidy Davis, a clutch performance in relief from Claire Feldman, and runs from Maddy Lyn, Hannah Pridemore, and Livia Chandler.

The Wolves worked hard all year, playing a tough schedule in Hillsborough County. That helped them prepare for the playoffs, and it showed them and their opponents that they had what it takes to win it all.

I am proud to represent these great student athletes in Florida, and I look forward to watching them repeat again next year.

Congratulations.

EXPIRATION OF THE HIGHWAY TRUST FUND

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

Mr. AGUILAR. Mr. Speaker, we have just 4 legislative days until the highway and transit trust fund expires on May 31. Once again, we have been pushed to the brink because of Republican leadership choosing to continue small, short-term patches, rather than a comprehensive and decisive planning document.

We cannot gamble with our infrastructure and transportation network. Our streets, our roads, our bridges, our railways are crumbling and aren't up to par. We can't afford to wait any longer for a long-term plan.

The highway trust fund supports critical projects in our communities. In my district in San Bernardino County, it would help fund the Devore Interchange, one of three routes in and out of southern California, improving transportation and increasing efficiency for channeling goods in and out of the region.

The American people deserve better. They deserve safe streets and roads, dependable transit to get to and from work, and the opportunity for local businesses to grow and expand. Without a long-term plan, Congress is part of the problem, not part of the solution.

HONORING THE LIFE AND SERVICE OF COEUR D'ALENE POLICE SERGEANT GREG MOORE

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

Mr. LABRADOR. Mr. Speaker, I come to the floor today on Peace Officers Memorial Day to acknowledge and honor the life and service of Coeur d'Alene Police Sergeant Greg Moore. Sergeant Moore was shot and killed in the line of duty on May 5, 2015.

Sergeant Moore's 12-year-old son Dylan wrote these words to honor his father:

My dad was the best. He would tell me anything and was always there for me. All the times I was sad or lonely, he would be right by my side to comfort me.

Dad would also reassure me that he was okay going to work by telling me he was Batman because he worked at night, had lots of gadgets, was skilled and charming.

Also, wherever we went, he would know someone that was there. I would always wonder how and why he knew those people.

Dad's favorite place to eat was Qdoba. It ended up being my favorite place as well.

He was a Boston fan, and he has gone to a couple of games, but I know he would have liked to see more.

Every day, though, almost like tradition, we would wrestle on the ground and try to beat each other. I've only won once, but I have learned so many things from him.

I love him so much because he was a good dad, always helping people, and I want everyone to know that he is the best.

He was the best.

Sergeant Moore, rest in peace.

Mr. Speaker, I come to the floor to day on Peace Officers Memorial Day to acknowledge and honor the life and service of Coeur d'Alene Police Sergeant Greg Moore. Sergeant Moore was shot and killed in the line of duty May 5, 2015.

Gregory King Moore was born in Walla Walla, Washington; he attended Walla Walla High School and Walla Walla Community College before moving to Idaho to attend the University of Idaho. After graduating from the University of Idaho he joined the Asotin County Sheriff's Department before transferring to the Coeur d'Alene Police Department.

During his tenure at the Coeur d'Alene Police Department he served as a Patrol Officer, Field Training Officer, and School Resource Officer.

I did not have the pleasure of knowing Sergeant Moore personally. But the outpouring of support from his community tells me much about his character and service. More than 4,000 people attended his funeral, including officers from across Idaho, as well as Washington, Montana and Canada. This outpouring of support warmed my heart and reminded me of the goodness of the people of Idaho. I hope this public support was comforting to Sergeant Moore's family.

Sergeant Moore's 12-year-old son Dylan wrote these words to honor his father.

"My dad was the best. He would tell me anything, and was always there for me. All the times I was sad or lonely, he would be right by my side to comfort me. Dad would also reassure me that he was OK going to work by telling me he was Batman, because he worked at night, had lots of gadgets, was skilled and charming. Also, wherever we went, he would know someone that was there. I would always wonder how and why he knew those people. Dad's favorite place to eat was Qdoba. It ended up being my favorite place as well. He was a Boston fan and he has gone to a couple of games, but I know he would have liked to see more. Every day, though, almost like tradition, we would wrestle on the ground, and try to beat each other. I've only won once, but I have learned so many things from him. I love him so much because he was a good dad, always helping people. And I want everyone to know that he is the best."

Coeur d'Alene Police Chief Lee White said "Greg was part of a proud profession, and an even prouder police department. Greg did things right. He was a leader, he was a supervisor, and he was not satisfied sitting at a desk. In the end, and the reason we're here today, is that he personified the oath that we take when we raise our right hand and we're sworn in. Greg was killed protecting the life and property and way of life of the citizens of Coeur d'Alene, Idaho. He will never be forgotten."

Throughout Idaho hundreds of vehicles are now displaying a decal that reads K27 in honor of Sergeant Moore's call number. I would like to add my voice to those that honored Sergeant Moore by closing with phrase that had passed over the lips of those thousands who have honored Sergeant Moore over the past week.

K27 rest in peace.

HONORING FALLEN LAW ENFORCEMENT OFFICERS

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

Ms. JACKSON LEE. Mr. Speaker, on this day that we honor the fallen, who have been given the duty and obligation to protect and serve, the Nation's law enforcement officers, I also stand here to mourn those marines and those Nepal rescue workers who died on the side of a Nepal mountain, attempting to bring help and food and opportunity and survival to those who have been struck by this horrific earthquake and one that has followed.

Many have died, and it is only the kind of integrity of Americans that, wherever there is need, we answer the call.

The same today, as thousands of law enforcement officers gather on the west steps, we know that throughout our communities, where there is a need, they will come.

Earlier this week, I submitted into the RECORD the numbers of Houston police officers who died in the line of duty. I honor them, and I honor those who have fallen and those who serve.

As I end this 1 minute, I end it with a moment of silence.

In honor of all of those who have fallen, our soldiers and our law enforcement officers, we thank you for your service.

God bless you, and God bless the United States of America.

□ 1115

DODD-FRANK REGULATIONS ARE CRUSHING SMALL COMMUNITY BANKS

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

Mr. PAULSEN. Mr. Speaker, I rise today to speak on an issue that I hear more and more about each and every day, that is, how regulations are actually crushing and harming our small community banks.

Just a week ago, I met with a group of small independent and community bankers who shared some pretty striking stories. A set of regulations issued as a result of the Dodd-Frank financial reform law have now led to a more than 100 percent increase in the length of the quarterly financial status report that they must file each quarter.

One banker said that it took his CFO 4 full working days just to finish the report this year, and this is a CPA with multiple advanced degrees. Another said he has to pay the accountant now \$25,000 just to review the reports for its accuracy.

Mr. Speaker, these crushing Dodd-Frank regulations are having the direct opposite effect of their intention. They are hurting small community banks that are vital to providing capital to the small businesses that keep our economy healthy.

HIGHWAY TRUST FUND

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

Mr. BLUMENAUER. Mr. Speaker, as was referenced on the floor of the House, in 4 legislative days, funding expires for transportation. I could actually give my speech from last summer that predicted we would be exactly in this spot—nothing changed, more delay.

There are three things that we can do to fix it:

Number one, the President ought to issue an absolute deadline that he will not sign any extension that passes September 30; 4½ months is enough time for Congress to do its work.

Second, the Ways and Means Committee should get down to work with a series of hearings involving the people who actually do this out in the real world—contractors, business, unions, local governments. For the first time in 55 months, let's have those hearings.

And finally, let's have action on legislation that I have introduced, a gas tax increase for the first time in 22 years, similar to what has happened in Georgia, Utah, Idaho, Iowa, South Dakota—Republican red States. If they can step up and take their responsibility, maybe Congress can do that in the next 4½ months.

 IRAN NUCLEAR AGREEMENT
 REVIEW ACT

(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, yesterday the House passed, with overwhelming bipartisan support, H.R. 1191, the Iran Nuclear Agreement Review Act, which will allow Congress to review any deal on Iran's nuclear program negotiated by the Obama administration.

As the world's leading sponsor of terrorism, a nuclear Iran would not only destabilize the Middle East, but it would have serious repercussions here in America and across the world for generations to come.

The United States must stand with Israel, our allies, and do everything in our power to prevent Iran from obtaining a nuclear weapon. And this legislation allows Congress to have approval and oversight over any agreement by the administration.

Mr. Speaker, President Obama should take a clear message from these overwhelmingly bipartisan votes in both the House and the Senate that, as negotiations move forward, the administration must listen to the American people and their representatives in Congress.

 HIGHWAY TRUST FUND

(Mr. WELCH asked and was given permission to address the House for 1

minute and to revise and extend his remarks.)

Mr. WELCH. Mr. Speaker, as you know, in 4 days, our transportation fund will expire. This will be the 34th time in the past 6 years that Congress has failed to pass a long-term transportation funding bill.

We all know that our highways, our bridges, our airports, and our railroads are being neglected. We have got 20th century infrastructure with a 21st century economy. It is absolutely irresponsible for Republicans and Democrats—for the House of Representatives—to fail to pass a long-term transportation fund.

Potholes don't fix themselves, and we have got potholes in red States and in blue States. We also have, in all of our States, good, hard-working Americans who could be put to work if we would give that long-term funding.

You know, you can't build a bridge with 2-month funding increments. So in addition to a lack of money, there is a lack of certainty. It is not because there aren't solutions. We have got good proposals from Republicans. We have got good proposals from Democrats. But we need a decision.

We are not grasping for a new policy. And the thing that is unacceptable is for Congress not even to have a discussion about what will be the source of that funding. We should not extend another short-term highway fund. We should do our jobs and fully fund it.

 TRIBUTE TO B.B. KING

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

Mr. COHEN. Mr. Speaker, "The Thrill is Gone." Legendary iconic guitar player and performer B.B. King passed away last night.

B.B. King, born Riley B. King, born in the delta, lived a phenomenal life. He was born into poverty and was a sharecropper in Itta Bena, Mississippi.

He moved to Memphis and went on WDIA radio, the first African American-owned station in America, and became a disc jockey, Beale Street Blues Boy. That is where he got his B.B. name.

He went on to perform and learn on Beale Street, and he went on to be one of the great guitarists of all time. He taught a lot of guitarists how to play and was their mentor, somebody they looked up to.

Memphis was his adopted hometown. A club in his name is there on Beale Street, B.B. King Blues Club.

He was a very, very nice man and a talented individual who rose to get the Presidential Medal of Freedom and Kennedy Center Honors. His art will live on forever. He will be greatly missed.

 AMERICAN PATENT SYSTEM IN
 DANGER

The SPEAKER pro tempore. Under the Speaker's announced policy of Jan-

uary 6, 2015, the gentleman from California (Mr. ROHRBACHER) is recognized for 60 minutes as the designee of the majority leader.

Mr. ROHRBACHER. Mr. Speaker, I yield to the gentleman from Texas (Mr. CONAWAY), my very good friend.

 REPEAL THE OIL EXPORT BAN

Mr. CONAWAY. Mr. Speaker, I thank the gentleman from California for yielding.

This may not be the topic that he is going to talk about here, but I appreciate the time to be able to talk to something that is important to the folks of west Texas and is actually important to all Americans. I rise today to bring attention to an important issue that is gathering nationwide support, that is, repealing the export ban on crude oil.

This week, I submitted an amendment to the National Defense Authorization Act that would, in fact, repeal the ban. While the amendment did not ultimately make it into the final bill, I would like to take a moment to talk about the importance of lifting that ban.

First, let's remember why the export ban was placed into law to begin with. Because of the OPEC oil embargo of 1973, Congress enacted the Energy Policy and Conservation Act, directing the President to ban crude oil exports. At the time, the ban served a purpose: to keep our oil at home in order to reduce our exposure to the wildly fluctuating markets of that time.

Today, though, the ban has outlived its purpose. It is an antiquated policy that is now only serving to harm Americans and punish domestic production. For example, right now we allow Iran to export more oil from their country than we do from our own domestic producers. This is wrong-headed and is long overdue for a change. The ban should be lifted, while leaving in place the necessary authorities to allow the President to act in an emergency and while preserving our Strategic Petroleum Reserve.

Some claim that gasoline prices would increase if the ban is lifted, but analysis shows that to be incorrect. It shows that prices will actually fall, reducing the cost of the product that American families rely on every single day, which is another reason to support lifting the ban.

In 2013, the United States was the number one oil producing nation in the world, surpassing Saudi Arabia and Russia, a fact that many thought impossible only a decade ago.

Taking advantage of our Nation's abundant resources by lifting the ban will, in fact, lower gasoline prices, create dependable, long-lasting jobs, and help expand our energy supply, making our Nation more energy independent.

I urge my colleagues to listen to the growing voice of the American people. It is time to lift the export ban on crude oil.

Mr. ROHRBACHER. Mr. Speaker, I rise today to warn my colleagues and

the American people of several threats to their safety and their prosperity. These threats are observable from Washington, D.C., but may not be observable to the American people. So I ask my colleagues to pay attention, number one, to what we are doing here, but I also would ask the American people to pay attention to what we are doing here.

There are changes being maneuvered through our legislative branch and being mandated by executive orders from President Obama that will undermine the economic well-being of hard-working Americans and put us in jeopardy as a nation, both economically and in terms of our national security.

Those pursuing these egregious policy initiatives are fulfilling President Obama's pledge to change America. And what most Americans believed was a commitment to make our country better, to change America, was, in reality, an elitist and, I believe, an arrogant pledge to dramatically alter the basic and fundamental institutions and values that have been thought of by our patriots to be the essential elements defining our country and, of course, ensuring our freedom, security, and prosperity.

What are these threats that I talk about? What are these threats that we need to pay attention to?

They are not coming from one political party. They are not coming from the Republicans or the Democrats, as a party. You can see support across the board on both sides of the aisle on various sides of these issues. It is also not a threat just stemming from one person or one political leader, but it is, of course, what we are talking about.

This threat is coming from a very powerful coalition seeking profit for themselves, even if it impoverishes the people or diminishes, at least, the economic well-being of the people of the United States.

Ironically, people who are enjoying their freedom and people who are enjoying their relative prosperity don't pay attention to some of the very intricate matters that have come before us in Congress. But I can assure all of my fellow Americans, there are powerful interests who are paying attention, and they are doing what they best can do to manipulate the law in a way that will enhance their profits, even if it is being done at the expense of the well-being of the American people.

We can see this in dramatic changes that are being suggested in something that probably is very boring and tame to most Americans when they even hear that someone is going to even talk about patent law—patent law, which is the legal structure that enforces an inventor's right to own and control the product of his or her genius, labor, and investment for a given period of time.

So I say, of course, that sounds pretty mundane, patent law. Is it some detailed, intricate regulation and control of this area of economic life, of jobs, and things that we do in America?

Well, it is more than that. It may sound mundane; but, in reality, patent law and the patent rights of our people—the right of our people to own the technology they have created for a specific period of time—has been a significant determinant in our country's way of life, our country's quality of life, and the security of our Nation.

This intellectual property right, the right through a patent ownership of 17 years' control and—not only of 17 years of control, but also of profit from one's own inventions, has been vital to our well-being as a nation and an essential part of the American Dream.

Let's note that this was a right that was written into the Constitution by our Founding Fathers. People know about the Bill of Rights. But the word "right" was only used in the body of the Constitution once, and that was a section that guaranteed that Americans—that what Congress should do is to make sure that Americans were guaranteed the right to control their own creations, if they are inventors or writers, for a given period of time, to profit from it so that they would have incentives to come up and be the most creative people in the world.

□ 1130

Our Founding Fathers believed that technology and freedom would uplift ordinary Americans and give all Americans a chance at a decent life. And they were right. They wrote that into the Constitution. It is right there. I believe it probably was under the influence of my favorite Founding Father, Benjamin Franklin. What we have to recognize is that over the years of our country, what has made us a great nation is our freedom and technology.

This is especially true for minority Americans and especially of Black Americans. Let me note that Black Americans, if you take a look at the history of our patent system, are disproportionately inventive. In the history of this country, actually, as a proportion of their population, our Black Americans have been more inventive than any other group in our country. Why is that? Because patent law and property law were considered a constitutional right, and this was in the one area in which Black Americans were not discriminated against once they were freed in 1860 to 1865, when our Black citizens were freed. After that we found that more patents proportionately went to that community because they needed an opportunity to uplift themselves free from outside forces beating down on them and denying their rights.

Mr. Speaker, our patent system and the patents granted by Washington thus respected the rights of all of our citizens, including our minority citizens. Thus, making sure that we have patent protection has been one of the great boons to our minority populations, who otherwise suffered great discrimination and suffered from a lack of rights, except for the property rights that come from inventions.

We see this has been good not just for minority Americans however. Let me note that we have, with technology, enhanced the ability of our people to work hard and get the job done and thus create wealth that was then owned by a large number of people rather than an elite. Of course, when people understand the importance of technology—and business has more and more come to the understanding that it is new technology that will give them leverage and control over wealth.

There has been an ongoing attempt in these last 20 years to dramatically diminish the patent protection enjoyed by Americans, the patent protection written right into our Constitution. The fact is that, for the last 20 years, I have been personally engaged along with a small group of people who believe that technology and freedom are essential to the well-being of our country. MARCY KAPTUR of Ohio and others have beat back many of these attempts to diminish the patent protection of our citizens.

Mr. Speaker, America does have a patent system now. It is the strongest in the world. It is the strongest patent system in the world. We have always been proud of that. We have been proud that it has resulted in the fact that ordinary people have high standards of living here and they earn a good living from work because their work is enhanced by technological superiority over their competitors.

By the way, Mr. Speaker, people work hard all over the world. Everybody works hard. In all of these countries they work hard like our people work hard, but they don't have the technology that enhances their work and amplifies their energy and hard work so that more wealth is created. We have encouraged that since the day our Constitution was ratified. That is why our people, when they work hard, end up living better because it gives us a competitive edge over the slave and oppressed labor in other countries.

We, in fact, of course, know that the prosperity of average Americans to us and to our Founding Fathers was an important goal. It wasn't just we were going to have a country that worked, but it was going to be a system with respect for rights that would lead to a good and decent living for all of us, for all the people, and not just a small elite of businessmen.

Well, we have done this over the years, and it has worked well. We have not had to have our own people who do work hard having to compete in terms of muscular and use of their physiques in order to produce goods, services, and wealth. They had the technology that permitted them to outcompete those other countries.

Also, Mr. Speaker, it ensures we have a more secure country. Having a strong patent system where people are encouraged to invent new things and to be innovative has given us the edge over people who would do harm to our country. It has been important to our national security because we can't take

on adversaries that don't respect human rights. If America was trying to secure itself from threats from groups of people around the world, leaders and gangsters who have no respect for human rights whatsoever, we lose because they are willing to lose all of their people, and they are willing for any amount of bloodshed to maintain control and power and, yes, to beat the United States and democratic countries.

Instead, Mr. Speaker, we have had technology at work helping defend our country, technology that would not have existed had we not had the patent protection that has been traditional to our country. Even look today what is happening. Without drones, where would we be? Without drones fighting the good fight against ISIL, we would have to have thousands of Americans there to fight that threat to mankind and the freedom of the world. Instead, we have joined with the forces in Erbil, which is the Kurds, in standing tough directly against this onslaught of radical Islam, and they are holding firm. But without our drones there to help them, they would be overrun.

So this idea of property ownership of technology, of your technological developments, has been heart and soul to a prosperous and secure America. So when I say there are changes being proposed here in Congress, they are trying to manipulate through the system that will affect the prosperity of the average American and the security of our Nation. The public and my fellow colleagues need to pay attention because we are again facing a major onslaught, an attack on this fundamental right of technology ownership by those who create that technology.

We are facing an onslaught that is being what? Being masterminded, being masterminded and being pushed by megamultinational corporations who are not operating in the interests of the people of the United States. They could care less about all of that. But they are operating after what they can do to enrich themselves, even if it is not in the interests of the people of the United States and the interests of our security. These megamultinational corporations have pumped millions upon millions of dollars into lobbying for changes in our patent system that diminish the rights of the inventor and enables these multinational corporations to steal the intellectual property of our inventors and use it without giving compensation to the owners. This is in direct contradiction to what the Constitution meant to guarantee and why it was written directly into the body of the Constitution that this was a right that Americans should be concerned about.

Mr. Speaker, for the last 20 years there has been a stealth attack on America's strong and effective patent system. Let us note that we have had the strongest and the most effective and recognized fair patent system in the world. All other patent systems

have been judged against us, and now we have had these last 20 years an insidious undermining, and we are on the edge of a huge attack and perhaps successful destruction of fundamental patent rights that have been part of our people for many years.

For example, 20 years ago, shortly after I came here, I found that in the GATT—that is a trade treaty that we have—there were provisions that were snuck into the GATT implementation legislation. That is legislation we passed here in Congress in order to implement a trade agreement. These big corporate interests had put into the GATT implementation legislation without telling anybody two provisions that would have dramatically hurt the small inventors in this country.

Up until now, the Constitution actually says that the inventors and the writers are guaranteed a specific time where they will control. They will be granted a specific time where they will control their patent, the rights to their patent, and the rights of their creative genius. Well, it has traditionally been that once you file, as soon as the patent is actually granted to the inventor, then the clock starts ticking, and you get 17 years of protection. In different parts of the world, that is not what the law has been. In Japan and in Europe, it has been, oh, no, once you apply, after 20 years, even if it takes you 10 or 15 years to get your patent or 19 years, no, the clock is ticking then. You may not be granted your patent for 19 years, and then you have 1 year left, and that is no patent protection at all.

So now they are trying to foist that on us. By the way, that would give people, knowing the clock is ticking—those small inventors in other countries are faced by people who are trying to pressure them to accept lesser claims to the legitimacy of their patent in order to basically prevent these guys, men and women, from being compensated the way they would be if they had a guaranteed term, which is part of our Constitution.

Mr. Speaker, the other provision that was there 20 years ago was the 18-month publication demand. That is, after 18 months, when someone applies for a patent—now, it is that once someone applies for a patent, that patent application is absolutely secret until that patent is granted. Unless you have a patent in your hand—then it is published for the world because their ownership has been established. Well, that has been traditionally what our Patent Office and our patent protection has been. Basically, you have a secret and you developed it, you give it to the Patent Office. In fact, if anybody leaked that information, up until this point it has been a felony for anybody to tell anyone else until that patent is actually granted to the inventor.

Well, Mr. Speaker, they want to change this and say, if you haven't been granted your patent within 18 months, it will be published for the whole world. Think about that. Think

about what I am saying. Before, for our entire country's history, we have made sure that an application is secret so that nobody can get ahead of the inventor himself and the inventor won't be put in a bad spot. We made sure that until the patent is granted it is secret. They want to change that so that after 18 months it is published. What if that patent takes 10 years to issue? That means the man or woman who invented this piece of technology, our competitors overseas will be able to use it for all of that time because they will know all about it, but the patent hasn't been granted to the inventor yet.

□ 1145

I called that the "Steal American Technologies Act." That is what they were trying to do. That is what it would result in, and keep that in mind.

The large multinationals sought to weaken the ability of our inventors to enforce patent rights. Why? Why do they want these big companies here in the United States? Well, mostly, they are multinational companies now—they are big guys—and what they want to do is steal from the little guy—surprise, surprise.

The big guys would try to manipulate the creation of law here that will enable them to take something from some person who has less economic power than themselves. Our constitutional rights are supposed to protect the little guy's rights. We believe the newspaper should be able to be published, but little guys should be able to print a mimeographed piece of information themselves and distribute it or to gather.

Actually, what is hard for me to imagine is that, if these big guys were actually trying to diminish the rights of religion or speech in this country, or assembly, there would be an outcry; but, because it is the rights to own technology that you have created for a given period of time—it sounds too confusing, and they have let this feeling that maybe the people can't understand it, so they don't pay attention—they have let that lack of attention give them an opening to destroy and undermine the rights of Americans, and I think this right is every bit as important as those other rights of religion and speech, et cetera.

What they have set up in these last 20 years, it is an ongoing David versus Goliath because some of the biggest corporations in the world are behind the effort to change the patent law.

Well, we beat them back. As I say, there was a coalition of us—Democrat and Republican, MARCY KAPTUR. We had some very good support from the Black Caucus. I might add that, again, they recognized how important inventions have been to the Black community; but we beat them back.

It was a bipartisan coalition. We have had to, over the years, compromise and negotiate certain things, but they have not gotten their way; but every time they have tried—they

have tried to overwhelm those of us who are preventing the diminishing of patent rights—they have had to use scare tactics, always claiming that there is a boogeyman, there is a boogeyman out there, and that is the reason why we have to attack the inventor, because there is something out there that is really threatening and it is sinister and it is a sinister force that has to be defeated, that is why we have to take away all of the rights of the inventors over here, because they have now tried to tell the story in a way.

It is the equivalent of saying we are going to take away the rights of every American to sue someone—or a company or anyone else who has caused them damage—because there are frivolous lawsuits. Yes, there are frivolous lawsuits. There are some people who misuse our legal system.

The last thing we want to do is eliminate the rights of all Americans to use the court system to protect their rights. That is basically what is going on here. Our own cherished patent rights to own what you have created—and this constitutional right that was given to Americans—is on the verge of being dramatically altered and diminished and destroyed.

By the way, the first boogeyman that was used in order to try to gain support for these very same two items that they snuck in the GATT, the boogeyman was called the submarine patentors.

Submarine patents—that is all you heard about before—as if a person who was filing for a patent was a submarine patentor. Everybody has got to lose their patent rights in order to get the submarine patentor.

What was the submarine patentor? A submarine patentor was—their definition—someone who files for a patent and then does everything they can to delay the patent from being issued; and then, after years and years, the patent is finally granted, and they have got all this leverage on all the people who have used the technology in the meantime.

Well, I am sorry; there were very few submarine patentors—there were some—but the fact is most inventors were struggling to get their patents issued to them as soon as possible because they needed the money, especially the little guys needed the money, and they were struggling, “Please, give us the patent so we can move forward on this,” but, no, they were being presented as if they were trying to slow down the process.

Well, we finally, after really fighting for 10 years on this, reached the compromise, which my chief of staff, Rick Dykema, and myself negotiated, along with MARCY KAPTUR, who negotiated this agreement with us, that if, indeed, there is a patent applicant who uses his abilities or uses various powers that he has in the bureaucratic process to delay the issue of the patent, well, if that happens, then, indeed, that patent, the time, the clock, has to start

ticking against that guy, so he is using his own time when it has not been issued.

Well, that solved the problem—there it was—without diminishing the rights of those people who were struggling to get their patents out, but took 10 years or 15 years to get the patent issued.

That wasn’t a hard thing to negotiate, a hard thing to do, but it was a hard thing to accomplish because the people who were pushing submarine patents were really trying to diminish the patent rights of all Americans so that they could steal from little guys and could take away their patent rights basically as soon as possible.

Well, now, the current boogeyman is the patent troll. Now, there are some people who misuse and have frivolous lawsuits who use the patent system. There is no doubt about it. I might add this idea that people will be sent a thing—you are violating my patent, you either give my \$5,000, or I am going to sue you, and then small businesses go along with it—there have been court cases now that have taken care of that.

Obviously, that is a swindle and something we can’t put up with; that was happening to a degree, but there is no excuse, as I say, to eliminate the rights of all Americans because somebody abuses a right. That is not what is acceptable.

The patent troll is being used as a straw man. We are going to have legislation that will get this guy who has these frivolous lawsuits and is creating such havoc among small-business men and ripping them off. Just like the submarine patents, that can be taken care of without eliminating the patent rights of our people.

What we have now is the straw man, the patent troll. When you hear a debate on this issue, all you will hear is patent troll, patent troll, patent troll, not recognizing that every provision in this bill diminishes—it is H.R. 9 that is before our Judiciary Committee now—every provision makes it more difficult for the small inventor to enforce his patent against infringement by future megacorporations.

Guess who is pushing this legislation? Huge megacorporations who want that little guy not to be able to sue a corporation that has stolen his intellectual property rights—this is basically—but they are going to say: Oh, no, it is the troll we are after, the troll.

Well, as I say, there have been frivolous lawsuits, and there have been changes made in the judicial system itself of how to handle that, but there is no excuse for a troll—for this word “troll,” a straw man—get him to be used to damage and destroy the rights of the 95 percent of the technology creators in our country, take away their rights to get this straw man.

Well, let me tell you how the word “troll” came about, the word “patent troll.” That is the reason you are hearing it. Every time you hear somebody say it, remember this. A group of corporate elitists got in a circle in a

room—I know because one of the people who was in that meeting switched sides and came over and disclosed that these corporate executives said: What can we do to make it sound so sinister that we can get this passed? What words can we come up with that will just basically create such a bad feeling that the American people will not recognize that what we are really doing is trying to get the small inventor and make sure that the small inventor cannot sue us for things that we are using?

Okay. They went around the room. This friend, the fellow who told me about this meeting, said: I came up with the words “patent pirate,” and then, by the time it got around the circle, somebody came up with the words “patent troll.”

They said: That is it. That sounds so horrible, we can distract everybody’s attention using that, and that is good enough. That sounds so evil that we can make sure that we go into battle using that in front of us, instead of we want to diminish the patent rights of honest, hard-working inventors who deserve to have a profit from their creation of their technology.

That is just how cynical this debate has been. Every provision of H.R. 9—a bill now sitting in the Judiciary Committee—prevents—makes it more difficult for an inventor to actually enforce his rights and sue a company that is trying to steal, use his property rights, intellectual property rights, without compensating him.

Let me give you an example of something in the bill and the changes they are proposing. Now, they are changing to loser pays legal fees. If you have a small inventor and if he sues that company and it is a huge company, that is usually what he has created and making profit from it, if he sues them and he loses, he will have to pay the legal fees for that huge company.

Now, for the huge company, that is almost nothing. Taking on a case of one guy is nothing in their expense account because they have got 100 lawyers in a stable, waiting to help and being paid for. Well, if the inventor loses, that is it for him. That alone is wrong.

In this legislation, H.R. 9, they have added another little proviso to destroy the small inventor; and that is, if someone invests in his invention, if someone invests in the invention and he manages to be successful and comes up with a new piece of technology and he is granted the patent and some megacorporation comes along and incorporates it and uses it and refuses to give this guy even a small payment for using the technology that he created, his intellectual property rights, if someone has invested in that inventor to help him make the invention, let’s say that, when that inventor goes up to battle Goliath in his megacorporation, and let’s say, even though he is right, he loses—because that happens sometimes in our country many times, where some people with a great number

of very sophisticated lawyers against the little guy, the little guy sometimes loses—well, what is going to happen now, according to this bill, is anyone who has invested in the inventor is going to have to be liable for the legal fees that come out of that suit.

Who is ever going to give an investment to an inventor if that may open them up to liability? It is a liability, I might add, to some megacorporation, megamultinational corporation.

Well, this provision just demonstrates what is the purpose of that provision. The provision is to beat down the little guy so that the big guys can steal, and that is evident, very evident; yet this bill is still moving forward.

It is H.R. 9. It is in the Judiciary Committee now. As I say, H.R. 9 is the equivalent of saying: Because there are frivolous lawsuits, we are going to do everything we can to diminish the power of ordinary citizens to use the law and legal lawsuits for compensation for damages done to them.

□ 1200

Every provision of the bill weakens the right of the inventor to enforce his or her own patents.

This bill actually passed the House last year. We struggled against it here in the House, but what happens is 90 percent of the people here in this body are just so busy that it is hard to pay attention to something that seems mundane like a patent law, and they just can't get themselves to focus on it. The American people also think that issues like this are so complicated that they can't get involved, but that leaves the whole playing field open to huge corporations that are out to enrich themselves by basically structuring law in a way that the power and the wealth will flow to them.

Supposedly, the system our Founding Fathers wanted was for the wealth to flow broadly across our country so that every American could benefit from new technologies and new wealth that was being created. Now they want to corral that wealth; they want to diminish our rights in order to enrich themselves. These companies are not companies that are loyal to the United States. They are being loyal to their own profits, and some of them are multinational corporations that have actually no ties, real ties, to the United States.

Let me just suggest that this bill did pass the House last year, but it was stopped in the Senate because, by then, we had made so much noise here. As I say, a bipartisan group, led by myself, MARCY KAPTUR from Ohio, Mr. MASSIE from Kentucky, and other very strong activists, got together, and we made so much noise that the American universities finally paid attention because that bill that lets people steal patent rights was a huge threat to our university system. Had it been signed into law, the value of patents would have gone down dramatically. Let me go back to how that works.

Remember, we were talking about a troll. What their definition of "troll" is is anybody who buys the patent rights from someone who has invented something and has a patent but who doesn't have the money to enforce it. Anybody who actually buys the patent rights but is not aiming at commercializing it himself and is going to enforce that and make a profit from it, that is going to be what they are stamping out. The universities are not there to commercialize what they are doing. They are there to basically have new discoveries, and they realize they have got a lot of patents that they own as part of their portfolios and that the actual values of those patent collections by the universities would have dramatically gone down. As well, of course, the patent value of any American would have gone down at that point.

Also, other industries that are really important industries to our well-being—PhRMA and others, biotech industries—which struggle hard to come up with one patent that they then can sell in the market, are totally undermined by this effort to weaken our patent system. We managed to mobilize those people, and we stopped it the last time around; but the multinational corporations behind this legislation are so arrogant that this bill is now going to be shoved through again. This time, I think, with the American people, we can actually stop it here in the House, and we can certainly stop it in the Senate.

We need the American people to mobilize and to call their Congressmen and ask: How do you stand on this terrible patent bill, H.R. 9? We need people who are going to stand up for the little guy in America, not for some megacorporation that is trying to permit the theft of American intellectual property rights by multinational corporations.

Whether or not we succeed this time around is going to depend on, yes, the people here who understand the issue, fighting it out, being as aggressive as we can be, and the American people mobilizing to make sure we protect our sacred rights granted in the Constitution. One of the most important, I believe to be, is the right of technology ownership to people who create that technology.

As I say, there are powerful interest groups in this city and in our country and in the world that try to change policy and are manipulating government. That is clear. That is fine. We have a democratic process. We just need to make sure that we are all being held accountable—that all of the Members of the House and the Senate are accountable for their votes—and that we know and the public at least has the chance to know what we are voting on.

Actually, there is something happening right now where that is not true at all, and I sure hope the American people are paying attention to what is going on here in Washington concerning what they call TPP, the trade

promotion pact, and then there is the TPA, which gives trade promotion authority to the Trans-Pacific Partnership, which is a trade treaty with the nations around the Pacific. The sinister nature of this can be seen because this trade treaty with the Pacific nations is secret. It has been declared classified.

Right now, if I had gone down and read what now exists of this trade treaty and if I had announced it here on the floor, I would have been violating secrecy restrictions that they have declared—how about this?—in a policy about trade with major countries of the world, which will have an enormous impact on our well-being. It is being kept totally secret from the American people. How is that? Then they say Members of Congress can go down and look at it if they want to. Of course, as they have said, you can only do it within a certain time. They have regulated the time we can go down, and we are so busy that almost no Members of Congress will have gone down and read the actual documents that explain what that trade policy is that they are trying to foist on us.

Please, I hope the American people understand that Members of Congress should not be voting on things that, number one, they don't have access to, but we should not be voting on something if we have not permitted the American people to know what that is. You will remember the famous statement by Ms. PELOSI about ObamaCare, which was that we have to pass it in order to find out what is in it. That is totally unacceptable. In trade treaties, these things will now pass rules and regulations based on this treaty that will impact our way of life here.

Now, we have been briefed on it. I am on the Foreign Affairs Committee, and we were briefed on this the other day. The two main administration guys there—the people who had been Ambassadors and who are currently with the State Department—were briefing us. It is just like the boogey words over here, the scare words, in terms of patents. Now, this is all being used in just the opposite way with every glorious word—higher income for our people, more competitive for America, and all of the trade will come in our direction. Yet, when I asked these briefers, "Hey, have you read this treaty?" neither one of them had read it. So the people advocating for this treaty have not even read the treaty themselves.

I found a provision in the treaty, or at least I understand it is in there—I have not verified it yet because we have all of this trouble to go through to verify what we are being asked to support—that says that patents in the United States will basically have to be published after 18 months. If a patent application is made and if after 18 months the patent is not granted, the patent will be published for the whole world to see. Uh-huh. Does that sound familiar? They tried to put that over on us 20 years ago. We managed to

thwart it then, and now they want to sneak it into a treaty, and the American people are not permitted to know what is in the treaty.

Will that hurt us in some way? It will only make all of our technological discoveries available for our competitors overseas to be using long before the patent is even granted to the American inventor. You see what type of sinister forces we are up against. Who can sit down here and say how wonderful this treaty is going to be when the American people aren't allowed to see it and when almost all of us have not read it and when our briefers who come here have not even read it?

I asked them yesterday, these briefers, "Well, is this in the treaty?" They didn't know. They didn't know whether or not this provision on patents was in there, which would undermine our rights to control our own creations here and have our opponents and our competitors overseas have all of the information about our technology even before the patent is granted. They didn't even know that was in there. They didn't know if it was or if it wasn't.

By the way, if I had gone down and had finally gotten through the maze and had read the actual wording in the treaty, I would have been required not to have mentioned it today on the House floor as we are being restricted because it has been declared secret from the American people. This is outrageous.

We don't need to have a trade promotion authority that will keep things from the American people, and we don't need to have a trade treaty with the Pacific and with all of these nations in Asia that will open us up to having our technology stolen, but also we don't know the other parts of it either.

We keep hearing of the great things that are in it that are going to benefit the American workers, but we know what has happened in China. As for China, we were told, if we opened up our trade with China, China would modernize, and they would become a liberal, democratic country over the years. I call it the "hug a Nazi, make a liberal" theory. Basically, we were told that China would become a benevolent force. As we know now, China is becoming a malevolent force. China is becoming a threat to world peace, and the American people have not benefited from China trade as our good-paying jobs have gone to China.

We don't want that for the rest of the world. We need to know what is in these trade treaties because they might have a major impact on bringing our working people's salaries down even more. Whether it is immigration or trade or patent law, our criteria should be what is in the interests of the people of the United States or whether it is in trade, where we have been basically having trade for the benefit of some mega-multinational corporations or patent law for the same clique.

Guess what they also want? They want cheap labor, and that is why you see today this push to give 11 million people amnesty who have come here illegally. It is not 11 million. That is a 10-year-old figure. By the time they get done, they are going to bring 50 million people into our country who wouldn't be here otherwise. What is that going to do to our wage base? What is that going to do to Americans who are out looking for work right now? What is that going to do to our schools? to the money we have for our veterans' benefits? What is that going to do? We are undermining the well-being of the American people for the profits of some mega-multinational corporations. That is wrong.

I am a Republican—I believe in free enterprise; I believe in private property; I believe in the profit motive—but we have to have a Congress that is working for the benefit of and protecting the rights of the American people, and they need to mobilize to make sure we are doing that by supporting them to make sure that our communities are not overrun with illegal immigrants.

By the way, if you grant amnesty to 25 million illegals, there will be a huge surge of people from around the world who will know that all they have to do is outlast us, and they will get their amnesty. We need to make sure that these decisions, those things—immigration policy and trade policy and, yes, intellectual property protection policy—are done in a way that will benefit us and will not benefit our competitors.

□ 1215

When I say us, United States, it is us, U-S, us, the American people. That should be the basis of our criteria: what is going to be in the interests of the American people; not bring down their wages, not let people steal our technology and use it to compete against us.

I ask my colleagues, please pay attention to H.R. 9 and these issues. Join with me in supporting the cause of the American people, of us instead of the big corporations.

I yield back the balance of my time.

HONORING DEREK "CHIP" ANDREW HANSEN

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

Mr. NEWHOUSE. Mr. Speaker, during National Police Week we honor those law enforcement officers who have lost their lives while protecting and providing for the safety and protection of our communities.

As an important part of these ceremonies that we see here today in Washington, D.C., we honor city of Wapato, Washington, police officer Derek "Chip" Andrew Hansen, an Army veteran who paid the ultimate sacrifice on March 8, 2014, when he passed away as

a result of injuries sustained in the line of duty in 2011.

Over his 15-year career as a police officer, Officer Hansen demonstrated exemplary service. He acted as an instructor for Standard Field Sobriety Testing. He was a school crossing guard. He wrote numerous grants related to school safety. And he served as a volunteer in his community.

As Derek's name is added to the list of heroes we lost last year, we also recognize his family, especially his son Colt, for their loss.

I urge my colleagues to join me in honoring Officer Derek "Chip" Andrew Hansen and his family for his dedicated service and for their sacrifice.

I yield back the balance of my time.

A MISSION OF MERCY

The SPEAKER pro tempore (Mr. LAMALFA). Under the Speaker's announced policy of January 6, 2015, the gentleman from Texas (Mr. AL GREEN) is recognized for 60 minutes as the designee of the minority leader.

Mr. AL GREEN of Texas. Mr. Speaker, today I am on a mission of mercy; a mission of mercy, Mr. Speaker, because a U.S. military helicopter has gone down in Nepal on Tuesday, May 12. They were on a mission of mercy. The United States of America always responds to those who are in need, those who are in harm's way. This was no exception.

Our very finest volunteer to serve in our military. Many of them will go to distant places, and some of them will not always return home the same way they left. Some will not return at all. I am honored to say that we should be proud of those who serve. Regardless as to how we feel about conflicts around the world, we ought to appreciate the service of those who are in our military, and we ought to want every one of them to return home safely. So today I stand in the well of the House on a mission of mercy for our military persons who have lost their lives in distant places, but more specifically in Nepal.

We are there for a reason, Mr. Speaker. We are there because Ruth Smeltzer is right:

Some measure their lives by days and years,
Others by heartthrobs, passions, and tears,
But the surest measure under God's Sun,
Is what for others in your lifetime have you done.

We, in the United States of America, are doing things for others in the lifetime of people in this country currently, and we do it in the lifetime of our Nation. We want it said that we were there to help those in time of need.

So, Mr. Speaker, there is a time of need for those in Nepal. On April 25, a 7.8 magnitude earthquake hit Nepal; 7.8. Thereafter, on May 12, a 7.3 magnitude earthquake hit Nepal. These earthquakes have devastated this country. Lives have been lost, more than 8,000 lives. People have been injured,

more than 17,000. Millions have been displaced, nearly 3 million. Millions have been affected, more than 8 million. Four Americans lost their lives.

The United States moved quickly. We committed the sum of approximately \$10 million initially, but that has now grown to more than \$32 million. The relief efforts from the United States are growing. Not only are we placing dollars into the relief effort, we are also placing our military equipment into these efforts. That is why the helicopter was there in Nepal, to help in this time of need.

So I am proud to say that we are there to help. The need is estimated to be approximately \$415 million. The number could go up. But if it is that amount, we can do as much as we can, and we should do as much as we can to help the people of Nepal. I want you to know that the people of Nepal and the Nepalese community in the United States of America across the length and breadth of our country are pitching in.

In my district, the Ninth Congressional District of Houston, Texas, on May 2, 2015, we held a meeting. That meeting was to discuss how we can be of service, the congressional office, and how the community can come together to provide assistance for those in need in Nepal. At that meeting, I am proud to say we had a good many persons in attendance. It was a community meeting. In the true spirit of community, which has the word "unity" in it, there was unity within this community meeting. I am proud to say that the members of the Nepalese Association of Houston were present. The president, Mr. Ghimirey was there, and he gave a report. The secretary, Mr. Nepal, was there. He gave a report. The building that we were in was at the International Center owned by Mr. Wei Li, and we are honored that he opened the doors of his facility for this purpose.

But it is important to know that the community was in unity on the effort to help those in Nepal. Some of the members of the community in attendance: the Bhutanese community was there. The Taiwanese community was there. The Latino community was in attendance. The Burmese community was in attendance. The Pakistani community, the Vietnamese community, all in attendance. Asian realtors were there. The Southwest Management District was there. There were Venerables there, those who are of the Buddhist faith. The Filipino community was represented. The community activists of all stripes, of different ethnicities were in attendance. The Jewish community was there, and a report was given in terms of how Israel has been involved. The Turkish community was there, the Indian community. The Lion's Club was represented. The Chinese community was in attendance. And the African American community was there, as well as a representative of the NAACP.

We had a cross-section of people all there for the purpose of becoming a

part of the mission of mercy, for the purpose of making sure that we fulfill our obligation to help those in times of need, and I am proud to say that a goal of \$100,000 was set for the purpose of aiding those in Nepal just from that meeting. There are many others who have other goals, some higher, some lower, but I believe this goal will be met because it was indicated at the meeting that approximately \$60,000 had been committed. I am proud to know that the community, in the spirit of unity, has come together.

We announced at that meeting that our congressional office, working with other Members of Congress, we have filed a bill, H.R. 2033, to accord, to provide temporary protected status for the Nepalese community in Texas, in the United States of America, if you are a citizen of Nepal. If you are a citizen of Nepal, and you find yourself here on some sort of visa, if you are here lawfully in the country, temporary protected status would extend the stay for those who are lawfully in the country. It will not change the immigration status of a single person. It will simply extend the stay. This is the American way. It is not the first time we have done this. This is the American way.

When people are here and their visas expire, and they are subject to going back into harm's way or going back to their country, which would place them in harm's way, we have done the honorable thing, the right thing. We have on many occasions allowed them to stay here rather than send them into harm's way.

That is what this bill would do, H.R. 2033. It would permit them to stay in this country and not return to a country that has been devastated by not one, but two earthquakes, a 7.3 and a 7.8. These two earthquakes have left much damage across the length and breadth of the country. The country is recovering.

We need to make sure that we do all that we can to help the people of Nepal. This is why the bill was introduced, and I am proud to say that a good many persons have joined this mission of mercy. The Honorable MIKE HONDA is an original cosponsor, but there are others who are cosponsors, and in our tradition we like to thank people. It is a tradition of the House to thank people who are a part of a process that is helping someone.

When you have people of goodwill who have put their names on the line, you ought to acknowledge that they are doing it. So I am proud to acknowledge people of goodwill, members of the United States House of Representatives who are a part of this mission of mercy, who have signed on to H.R. 2033.

I want to mention each and every name. There are others who will sign on. This is not an all-inclusive list, but as of today: The Honorable MIKE HONDA, who was an original cosponsor; the Honorable RRAD ASHFORD—and by the way these are alphabetized—the Honorable KAREN BASS; the Honorable

MIKE CAPUANO; the Honorable TONY CÁRDENAS; the Honorable JUDY CHU; the Honorable YVETTE CLARKE; the Honorable EMANUEL CLEAVER; the Honorable JAMES CLYBURN; the Honorable STEVE COHEN; the Honorable JOHN CONYERS.

For those of you who may just have joined us, these are the people who are on a mission of mercy. These are the people who are on H.R. 2033, a bill designed to help people stay in this country and not go back into harm's way to Nepal. By the way, this bill would impact about 10,000 to 25,000 people. It is very difficult to count, but this is a guesstimate at best, the number of people who might benefit by staying in this country.

I said the Honorable JOHN CONYERS is on this mission of mercy; the Honorable JOSEPH CROWLEY; the Honorable HENRY CUELLAR; the Honorable DANNY DAVIS; the Honorable JOHN DELANEY; the Honorable SUZAN DELBENE; the Honorable MARK DESAULNIER; the Honorable TAMMY DUCKWORTH; the Honorable KEITH ELLISON; the Honorable MARCIA FUDGE; the Honorable ALAN GRAYSON; the Honorable GENE GREEN; the Honorable RAÚL GRIJALVA.

As I continue with this list, let me make mention of this: This is not the first time, as I have indicated, that we have had temporary status granted to other countries.

□ 1230

It was done under the Clinton administration, and it was granted to Montserrat. It was done under the Clinton administration as well for Nicaragua, following a hurricane, as well as for the Honduras. It was done with the Bush administration for El Salvador. It was done for the Obama administration for those who suffered from an earthquake in Haiti.

So these are some of the people: the Honorable TAMMY DUCKWORTH, the Honorable KEITH ELLISON, the Honorable MARCIA FUDGE, the Honorable ALAN GRAYSON, the Honorable GENE GREEN, the Honorable RAÚL GRIJALVA, the Honorable LUIS GUTIÉRREZ, the Honorable DENNY HECK, the Honorable SHEILA JACKSON LEE, the Honorable HAKEEM JEFFRIES, the Honorable EDDIE BERNICE JOHNSON, the Honorable HANK JOHNSON, the Honorable DANIEL KILDEE, the Honorable BARBARA LEE, the Honorable JOHN LEWIS, the Honorable ZOE LOFGREN, the Honorable JIM MCDERMOTT, the Honorable GRACE MENG, the Honorable GWEN MOORE, the Honorable GRACE NAPOLITANO, the Honorable JARED POLIS, the Honorable CHARLES RANGEL, the Honorable CEDRIC RICHMOND, the Honorable BOBBY RUSH, the Honorable LINDA T. SÁNCHEZ, the Honorable LORETTA SANCHEZ, the Honorable BOBBY SCOTT, the Honorable JOSÉ SERRANO, the Honorable BRAD SHERMAN, the Honorable CHRIS SMITH, the Honorable JACKIE SPEIER, the Honorable BENNIE THOMPSON, the Honorable CHRIS VAN HOLLEN, the Honorable MAXINE WATERS, and the Honorable BONNIE WATSON COLEMAN.

I might add that this is bipartisan. It is always a wonderful thing to have bipartisan legislation. This legislation is bipartisan in nature.

I want you to know that, in sponsoring this legislation, it is our hope that the United States House of Representatives will take it up and that it will come to the floor of the House for a vote, so that we can do more than say we support the people of Nepal.

This is a way for the Congress of the United States of America to go beyond endorsing aid. It is a way to provide aid because the people who are here will have an opportunity to continue to work. As they continue to work, they will be permitted to return funds to their home country.

This is a way for us to not only keep people out of harm's way, but to allow those who are here to send money to those who are in harm's way. They can send dollars back to Nepal to help their country in a time of need.

When we had the circumstance in Honduras that required temporary protective status, persons were allowed to stay. Since that occurred, approximately \$31 billion has been sent back to Honduras from those who are in the diaspora.

With reference to Nicaragua, for those who are in the diaspora, I want to commend you because you have sent approximately \$10 billion home. For those in El Salvador, I want to commend you because you have sent approximately \$45 billion home. For those in Haiti, in the diaspora, you have sent approximately \$6 billion home.

People in the diaspora from these various countries want to do what they can to be of assistance to their people at home. This is a way of providing them an opportunity to be of assistance to those that they love, those who find themselves in harm's way, those who are in their homelands.

Well, we hope that this piece of legislation will pass. If this piece of legislation passes, it will give those persons who are here the opportunity to continue to be a part of the mission of mercy by sending dollars to those who are in harm's way. It is nothing unique, but it is something very much needed for those who are in Nepal.

I am proud to tell you that, as we go forward with this effort, we will extend the reach to the United States Senate. We will ask that the Senators please become a part of this. This is an effort that we all, in my opinion, can embrace. We can do this, and we can do it without it costing us—meaning the government—any money.

The Government of the United States of America is already sending tens of millions of dollars by way of aid and equipment, and we are doing a lot, but this is another way for the government to be of assistance without spending additional money to be of assistance to the people who are here by not putting them back in harm's way, but at the same time, to allow them—those who

are here—to be of benefit to their country by sending dollars back in the form of remittances.

I believe that the House of Representatives and the Senate of the United States of America can get this done. I am going to ask my colleagues to please give consideration to H.R. 2033.

Let us join hands together, those in the House and Senate, and be on this mission of mercy to see if we can do something to provide aid and comfort for those who are in Nepal by passing legislation to allow those who are in this country to stay in the United States of America.

We also are on this mission of mercy because Dr. King is right—I mentioned Ruth Smeltzer—when he reminded us that life is an “inescapable network of mutuality, tied in a single garment of destiny.” What impacts one directly impacts all indirectly, meaning what is happening to those in Nepal will have an impact on us.

It may not be a direct impact, but there will be an indirect impact. It will happen in ways that we may not be able to measure, but it will. It will impact because there are people who are going to try to migrate, people trying to get out of harm's way and try to get to other countries.

My hope is that we will do our share to help those who are trying to get out of harm's way and do our share to prevent those who are here from going back into harm's way.

Dr. King is right; life is an inescapable network of mutuality. We are bonded together. This is one island that we are all stranded on, the island that we know as Earth. If we are going to live together as brothers and sisters, we have to treat each other as such.

This is a time for us to be responsive to our brothers and sisters in Nepal because there is another comment I hear quite regularly when we hear of disasters like these. People will mention that: “But for the grace of God, there go I.”

We have had our share of mishaps in the United States of America; and, when we have had our share of mishaps, people have always sent their best wishes and aid to us. People have been of assistance to us throughout the years, the decades, the century. People have been of assistance to us.

But for the grace of God, there go I.

I am so proud of the response that we had in this country after we suffered 9/11. There were people who showed us a great amount of sympathy and empathy, people who wanted to do all that they can to let us know that they cared and that they were concerned and that they did not, in fact, support—and, in fact, condemned—the dastardly deeds that were perpetrated.

It was a time for the world to come together. This is another such occasion, but not the same—no two unpleasant circumstances are the same—but this one in Nepal is one that we can embrace. This is a time for us to show

the world that we understand that there are things that we can do and will do.

We are, by the way. We have sent millions of dollars. We have our aid in the form of the soft side of our military. Our heavy equipment and helicopters are there. As I mentioned earlier, we did lose a helicopter, and we lost some lives.

We are stepping up to the plate. The United States of America is doing its part. I want us to continue to do our part. I want us to do all that we can to make sure that every person knows where we stand.

In so doing, I want to mention that we in the United States have been blessed to have this melting pot of people who come from all over the world to be a part of this great American Dream, the great American ideal, and the people who have come here from the country of Nepal are no exception.

They are hard-working people. They have shown their desire to be a part of the fiber and fabric of the United States of America. They have been people of good will. I ask that we extend the hand of friendship to these people of good will, especially during this month, which is a month that we are to give honor and show respect to those of Asian heritage, if you will.

This is Asian and Pacific Islander Heritage Month. This is a great time for us, during this month, to show our concern for the Asian population that is in Nepal. We have the opportunity to pass H.R. 2033 and make a difference in the lives of a good many people in this country.

I do want to mention again, for fear that some may not have heard, the community in Houston is well organized. Immediately after the first earthquake hit, we had a meeting, and we had scores of people in attendance. These were Nepalese persons. They were there to show their unity with each other.

They also had a plan of action. Their plan of action included raising money so that they could send it to their homeland to be of assistance, and they want to send this money directly there themselves. I admire them for their lofty goals and their efforts. They want to send the money themselves to their homeland. They want to make sure that there is no question that they have done their part.

The beautiful thing about this effort is that it became infectious and other members of the community decided: If not but for the grace of God, there go I. Here is my opportunity to be of assistance. Here is my opportunity to unify.

It was an amazing sight to see, on May 2, when we had all of these various organizations and groups coming together, all of them pledging their support, all of them pledging their desire to be of assistance to the Nepalese community in Houston, Texas, across the length and breadth of this country, but also to those who are actually in Nepal in a time of need.

I am so honored that they have lofty goals that they, I believe, will meet—I plan to do my part—but I am also honored that they decided that this was something that we could all embrace. They have reached out to the entire community, and the community has responded.

I beg my friends across all sides of the aisle, this is not a Republican or a Democratic resolution—or bill, if you will. This is a bill, H.R. 2033, that already has bipartisan support. It is not about what part of the country you are from. It is not about how many people you happen to represent from a certain community. It is about helping somebody in a country that is in need of help.

I beg that my colleagues would sign on to H.R. 2033—those who have not, many have indicated they will—so that we can bring this bill to the floor of the United States House of Representatives. It is not going to cost us any additional money to bring it to the House of Representatives.

It will not in any way grant any status to persons that they don't already have. It will simply extend the period of time that they will be allowed to stay in this country without having to return to harm's way.

I am grateful for the time today, Mr. Speaker. I do believe that this is time that has been well spent, and I do want to, as I close, let those families who have friends and relatives who are serving in our military or who are in Nepal, especially those who have family members that were associated with the military and the loss related to that helicopter crash, but also those who are with USAID and those there with various other organizations that are in service and doing what they do to make a difference, thank all of them for being there on the ground.

I also heard someone representing our military this morning. When speaking of those who are there as a part of that military effort and those who lost their lives, there was a request for prayers. There was a request that we would pray for those who are injured and those who have lost their lives.

I believe in prayer. I do believe that it has a positive impact. I believe it can make a difference. I believe that there are times when there are no answers available to people, when you cannot explain what has happened, when the inexplicable is confronting you. At those times, many people turn to prayer because prayer can provide what words cannot explain.

□ 1245

Prayer can give you the hope that you need to go forward. Prayer can give you the sense of I can, the belief that I will, the belief that I will go on and continue to make a difference, that it is expected that I go on sometimes. People think that there is no more hope, and they should just give up right here and right now.

Prayer can do marvelous things, so I am going to end with a prayer because I believe that the request should be honored from the military person who made the request. Without knowing the name, I want you to know that I appreciate that you indicated that we should pray for our people in harm's way.

I will give this prayer from my heart, not from my head. I have no paper that I will be reading when I present this prayer. It is a prayer that has been written across my heart for a time such as this, and I pray, as I give this prayer, that it will be received with the intentionality that I will send it.

It is a prayer for all. Those who would like to can join me in your tradition. However you pray is okay with me. I will lower my head to give this prayer, and I will close my eyes.

Most gracious Creator, we know You by many names, but we also know that, by any name, You are the creator of all that was, is, and ever shall be, and we know that we are Your children, and as Your children, You have given us the greatest gift that we could ever receive, the gift of life.

Regardless as to what we think of ourselves, we know, many of us in our hearts, that we are blessed beyond measure to simply have the gift of life.

We know that we are better than we deserve, simply because we have the gift of life, because we cannot earn the gift of life. There is nothing that we could have done to earn it or merit the gift of life. It is something that we get because of grace.

By Your grace, I stand here as Your servant, asking Your mercy for those who are in harm's way in the nation of Nepal. I ask Your mercy, I ask Your blessings for those who are reaching out and trying to do what they can to help someone in a time of need.

I ask that You please strengthen those who are there who, tonight, may find that they do not have shelter, but please give them some sense of belief that help is on the way.

Help them to believe that there are people in a distant place called the United States of America who are people of good will who are going to do what they can to make sure that they get the shelter they need.

Please help those who may be suffering the pains associated with having been a part of a tragic circumstance and having been hurt physically. Help those who are suffering to know that help is on the way, that we plan to make sure that they get the medical aid that they need and the treatment that they need because You have given us so much and those who have so much, as we, should do as much as we can to help people who have little.

I ask, gracious Creator, that You strengthen all of us in this House of Representatives so that we may continue to go forward to do Your will to make Your world a better place.

We were given the precious gift of the life for a reason. There are many rea-

sons that may be cited, but I believe that we have been blessed with the gift of life so that we may be a blessing to others.

This is our opportunity to be a blessing to others, and I beg and I pray that we, who have received the precious gift of life, when we finally, 1 day, have the opportunity to look back upon all that our lives stand for, perhaps we will, at some point in time, have an opportunity to see the omniscient, the omnipresent, and the omnipotent, and we will have an opportunity to tell and go over the record of our lives.

On that day, I hope that we will be able to say that we did all that we could to help the people of Nepal.

We thank You for the gift of life, and we pray that we will use it wisely and well and make a difference in the lives of others.

Thank you, Mr. Speaker. God bless you, Mr. Speaker, and God bless the United States of America.

I yield back the balance of my time.

HONORING FALLEN LAW ENFORCEMENT OFFICERS

The SPEAKER pro tempore (Mr. KNIGHT). Under the Speaker's announced policy of January 6, 2015, the Chair recognizes the gentleman from Texas (Mr. GOHMERT) for 30 minutes.

Mr. GOHMERT. Mr. Speaker, it is an honor and pleasure to follow my friend and fellow former judge from Texas when he talks about praying. I know him to be a praying man. I also know his heart to be a big heart.

We can disagree on issues, but he is a brother, as a Christian, and he is a very good friend, and I appreciate his perspective very much.

Mr. AL GREEN of Texas. Will the gentleman yield?

Mr. GOHMERT. I yield to the gentleman from Texas.

Mr. AL GREEN of Texas. I thank the friend from the great State of Texas. He and I happen to share more than being Members of Congress. We are Members of Congress from the same State.

I am honored that you have not only worked hard in Congress, but you have also been a part of activities outside of Congress, and I am honored to work with you on at least one project, and we hope to do some good for the great State of Texas on this project together.

I am grateful to you, and I am grateful for your kind words. Thank you so much.

Mr. GOHMERT. I would never question the heart or motivation of my friend AL GREEN. I know his heart to be bigger than most in Washington. It is just an honor to serve with you.

There is so much that has gone on this week. One of the things that has happened here in Washington and continues to happen today is a tribute, memorial to law enforcement officers who have lost their lives in the line of duty—doing what?—serving and protecting.

After the horrors and evil of 9/11/2001, it was encouraging to me to see so many people, once again, come to appreciate that the vast majority of law enforcement, the vast majority of first responders, they are serving and trying to protect for the good of others and willing to lay down their lives.

As Jesus said:

No greater love is this than a man lay down his life for his friends.

We have seen that in the hundreds of people—I think 273 lost their lives over this past year. Over 40 have lost their lives this year in the line of duty.

Just like in any walk of life, there are bad apples, people who don't have the best motivation; but I would humbly submit, I believe with all my heart that, when it comes to law enforcement, the percentage of those who are not properly motivated is far, far less than in the general population.

We do owe them so much.

Some people say: Oh, well, we ought to just live and let live.

They say: I am a Christian. I believe in living and letting live.

If you note, if you believe the Bible, Jesus was commenting, of course, his ultimate point was that we will be judged for what is in our heart by our Father in heaven.

He said, if you say "raca," which was an offense back in that day, then you will answer to the courts. He understood, in an orderly society, you need a government; you need governing officials to which people will be responsible if they violate the law.

That was also true in Romans 13, anticipating, in an orderly society, you need a government with a sword to punish those who do evil. That is why 13:4 says: If you do you evil, be afraid, because God doesn't give the sword in vain.

I know some people in the country start freaking out when I quote the most quoted book in the history of the country, as quoted here in the House of Representatives and in the Senate floor. It is part of our history. The Bible is the most quoted book in congressional history—was, is, and I hope will be in the future.

We owe so much to the police who risk their lives.

Right out of law school, I was an assistant DA for three counties in east Texas. Very early on, I went with law enforcement to execute a warrant, and the individual, the subject of the warrant for arrest, had made clear that, when he saw any law enforcement officers, he was going to start shooting; he would kill any law enforcement officer that came out there.

I don't forget the feelings that all of us had, even though some were very seasoned law officers, when you are approaching a dangerous building—in this case, a home—where somebody in there is threatening to kill anybody like you, you do have a little hair stand up on the back of your neck.

You do realize you are putting your life at risk in trying to maintain order

and civility by approaching somebody that is a threat to society. That was quite a lesson, that these law officers—whether they are new, whether they have been working for a long time—they are constantly in a situation where they don't know if, 10 minutes later, they may be dead in the service of their community, but they are serving anyway.

We do owe them so much for what they do and what they risk on our behalf, so we are just grateful to all law enforcement officers willing to serve and protect all of us.

We have a report here back in February, and this is an article from The Hill entitled: "FBI investigating ISIS suspects in all 50 States." The article is quoting FBI Director James Comey, that he revealed Wednesday his agency is investigating suspected supporters of the Islamic State in Iraq and Syria in every State across the United States.

Down further in the article, it said, "Earlier this month, Comey said the FBI was investigating ISIS supporters in every State except Alaska."

At the time of this article, at the end of February, he was saying: We are investigating ISIS suspects in all 50 States.

Director Comey said: "We have investigations of people in various stages of radicalization in all 50 States."

He said: "This isn't a New York phenomenon or a Washington phenomenon. This is in all 50 States and in ways that are very hard to see."

He said: "ISIL in particular is putting out a siren song with their slick propaganda through social media."

He said: "The message 'resonates with troubled souls, people seeking meaning in some horribly misguided way,'" and that "those people exist in every State."

His pronouncement in February should have been a siren song for Americans to understand there are people who live among us who want to destroy us and our way of life.

Then it was rather interesting—that was February 25. Less than 2 months later, there was an article put out, Judicial Watch indicated that an ISIS camp was just a few miles from Texas, that Mexican authorities confirmed that.

The article said: "ISIS is operating a camp just a few miles from El Paso, Texas, according to Judicial Watch sources that include a Mexican Army field grade officer and a Mexican Federal Police Inspector.

□ 1300

"The exact location where the terrorist group has established its base is around 8 miles from the U.S. border in an area known as 'Anapra,' situated just west of Ciudad Juarez in the Mexican State of Chihuahua. Another ISIS cell to the west of Ciudad Juarez, in Puerto Palomas, targets the New Mexico towns of Columbus and Deming for easy access to the United States."

So, anyway, after this article came out in April, I quoted from that, brought it up on the floor and—

Let's see. This article was 2 days later from FOX News: "Islamic State fighters are operating training bases near the U.S. southern border and are being aided by violent drug cartels to smuggle terrorists into States like Texas, a report published Tuesday by a watchdog group claims."

So, anyway, I brought that up. And this report seems to get even more legs after the Federal Government, though, denying that any such thing like that was occurring, apparently sent FBI officials to Mexico to meet with their counterterrorism experts, seemed to give some credence that there is something to be concerned about in the way of training of violent radical Islamists across our United States border. So the irony here is pretty profound.

People all across the United States of America just accepted when the FBI Director says, you know, there are ISIS suspects in every State in the Union. People said: Wow, that is amazing. Man, they are here?

I saw a headline of a survey just moments ago on FOX News saying, 6 out of 10 Americans believe that there are terrorists in their community. So how ironic that even the far left that turns a blind eye to radical Islam could be so accepting that, yes, there are radical Islamist terrorists in every State in the Union. And when Judicial Watch and LOUIE GOHMERT quote from their material, quote other things going on to point out that there is a report that there is an ISIS camp across our border, the left went nuts, saying how crazy Judicial Watch was, how crazy I am for even mentioning this. There couldn't possibly be an ISIS camp in Mexico.

Mr. Speaker, I hope you see the irony here. They are saying, yes, we believe there are radical Islamist terrorists in every State in the United States, but there couldn't possibly be ISIS across the border where the drug cartels are.

And I haven't gotten a good explanation. Do they have so much faith and trust in the drug cartels' integrity that they would never associate with radical Islamists? Is that what they are saying by their cynicism about ISIS being in Mexico? Because it is a bit intriguing.

But then again, some on the far left are educated way beyond their means—their mental capacity, at least—and so they have information; they just can't process it effectively. Because anyone who can readily accept when the FBI Director says there is ISIS in every State in the Union and we are investigating in every State in the Union radical Islamists—he doesn't use those terms because this administration doesn't want to offend any radical Islamists that want to kill us. So we don't use that term if you are in this administration, but I use the term because it is accurate. They are radical Islamists.

So, anyway, it is just a great irony here.

Then this is an AP story from this week: “Minnesota men accused of trying to join Islamic State ordered held, but may have other options.”

And that is because U.S. District Judge Michael Davis, who wears a dark robe to match his intellect—he is the same guy that previously—this is also a May 12 article by Patrick Poole. This is the same judge, Michael J. Davis, chief judge of the district of Minnesota—

This article from Patrick Poole says: “A terror ‘deradicalization’ program—established in the ‘Ground Zero’ of terror recruitment, Minnesota’s Twin Cities—has already failed after just a few months.

“The program was established after a Federal court released 19-year-old terror suspect Abdullahi Yusuf to a half-way house earlier this year. Federal prosecutors opposed Yusuf’s release, but were overruled by” this big-hearted, caring “Federal judge”—at least big-hearted and caring about radical Islam, not so much about victims of radical Islam. But Michael J. Davis cares deeply about those who want to kill us.

So as the article says: “Remarkably, Judge Davis said today in a separate case of six men charged with trying to join the Islamic State that he would be willing to consider ‘less restrictive options’ than detaining the men—just a day after Yusuf’s re-arrest.”

That is because he decided that he was smarter and more capable than anybody else in America. He could deradicalize people who want to kill Americans by just sending them through this program that he had helped with or proved: Gee, we are going to get you reading good material that really helps you see the wonder and glory of this country.

And then, of course, I, Judge Michael J. Davis, will be a hero to all of my leftist friends because I cared more for the criminal radical Islamists than I did for the victims. And the left loves that kind of thing.

“Last May, Yusuf was arrested in Minneapolis airport while on his way of Syria by way of Turkey to join the Islamic State. One of his accomplices, Abdi Nur, did make it to Syria, and he now serves as an effective recruiter for the terror group.

“Just last week, The Wall Street Journal reported on the program with an article titled, ‘A Test Case for ‘Deradicalization.’”

“The path of reform for Abdullahi Yusuf, a U.S. teenager who tried to become a radical Islamic soldier, passes through writings of Martin Luther King, Jr. readings of the U.S. Constitution, and discussions about life and literature with a fellow Somali-American named Ahmed Amin.

“Mr. Yusuf’s attempt to travel to the Middle East last year helped lead authorities to six Minnesota men who were charged last month in connection with a plan to join Islamic State abroad. The 19-year-old has become a

test case for whether Americans lured by Islamic extremism can be deradicalized.”

Oh, I think they can, but I sure wouldn’t trust them to Judge Michael J. Davis, if that is what we want.

But see here again, this is once again pointing out the ingenuity of the Founders in creating three branches. We have the executive branch that is supposed to carry out the laws that the Congress, elected by the people, pass. We have two Houses of Congress to make it more difficult to pass laws. They wanted some obstacles and problems to passing legislation too quickly. And then we have the judicial branch that will handle criminal cases, handle civil cases, handle review of actions to ensure their constitutionality.

And then we also have this part of the judicial branch, like five of the Justices on the Supreme Court that decided that they wanted to micro-manage enemy combatants at Guantanamo. I thought it would have been a good idea to let them live over at the Supreme Court if they want to micro-manage them.

But then, also, this judge like Michael J. Davis in Minnesota who decides, actually, he is not just judiciary; he is clairvoyant. He is a rehabilitative agent. He is everything to everybody, just the kind of judge you want. God in a robe.

So, anyway, he put Mr. Yusuf through these reading materials. And I wonder, though, if he was a bit surprised when Yusuf was arrested because he is not following the program, and he is not reformed. But even that does not prevent God in a robe from saying: You know what? But these new terrorists that you have arrested, they are just a little misguided. I hate to have them in jail because if they are in jail, then the American people will be protected, but they won’t be able to come to see how wonderful people like I am. So I want them to develop warm and loving, fuzzy feelings for people on the left, like me. So I want to find some way we don’t have to keep them in jail.

Anyway, there is another article about that.

But it is just amazing to me when people exceed the bounds of their job in government because they think they are wiser than the Founders. They think they are wiser than anyone that has gone on before. We hear people in recent days on the issue of marriage talking in terms of how much smarter and how much more we know today than the ignoramuses of the past. And the ignorance that displays is pretty astounding.

Solomon, for those who believe the Bible, Solomon, considered to be—until he got sidetracked by having too many wives and concubines—was considered to be the wisest man in the world. And Solomon, credited for writing some of the things in the Old Testament—the Old Testament, as we call it—but in what we call Ecclesiastes, he points

out, there is nothing new under the Sun.

You think socialism, communism is a new idea? It is not new. It has been around forever. And every time it has been tried, it leads to totalitarianism. It leads to the loss of freedom, and then it fails because, as Margaret Thatcher once said, eventually you find out—well, you run out of other people’s money to spend. It doesn’t work. It won’t work.

Now, that is different from socialized medicine, like ObamaCare is taking us toward, government control. I have friends on the Republican side of the aisle who say, LOUIE, we won’t have to worry. ObamaCare is going to fall of its own weight. The problem is government health care, socialized medicine, it never falls of its own weight. Socialism does. It can’t survive because when you are paying people to not work the same amount you are paying people to work, eventually you destroy the society. And we are in the process of doing that here in America, paying people to do things that are destructive to their well-being. We ought to be incentivizing good conduct, not rewarding conduct destructive to the individual and to the Nation.

But we continue down this path that has not been working for 50 years, so hopefully people are going to eventually get the message.

But amidst this, this same week, I have a Wall Street Journal article, “Deadly Mexican Cartel Rises as New Threat.”

It should be noted—Carlos the Jackal, probably the most notorious, famous assassin—had commented that he believed the only way to really bring down the United States would be for socialists and Islamists to join forces, and that could be the successful force to bring down the United States. Interesting observation from an anarchist like Carlos the Jackal. Interesting.

□ 1315

Anyway, Mr. Speaker, this article talks about the rise of the Mexican cartel and it says this in the second page of the article: “The New Generation cartel is perhaps Mexico’s most audacious and vicious criminal enterprise, after the government captured or killed most leaders of the Zetas gang based in northeastern Mexico, say officials and security analysts. Like the Zetas, originally formed by Army deserters, the New Generation gang favors paramilitary methods and has received tactical training from Mexican and foreign mercenaries, these people say, including the use of rocket-propelled grenades against the helicopter.”

So, let’s see, Mr. Speaker, this columnist said the helicopter incident was a declaration of war. The coming months are going to be very hard in Jalisco.

You have got violence building on our southern border, but don’t worry. Our Justice Department has been very

helpful. We can't get documents because the Justice Department becomes an Injustice Department quite often in obfuscating—hiding documents, hiding the truth, preventing people from getting at the truth—and won't provide the documents to me that they provided to convicted terrorism supporters in the Holy Land Foundation trial.

Oh, they sent me a couple Web sites I could visit. That was very nice and gracious of them. But basically they were covering up their tracks, being the most muddy—not transparent—Justice Department in my lifetime. That includes going back to the lack of transparency under J. Edgar Hoover when he became too enthralled with his power and began using FBI agents to investigate people not for information to introduce in court but just to use, apparently, to persuade them to do what the FBI director wanted. Information like that is dangerous, and the Founders knew that.

Then there is another Wall Street article from May 14: "FBI Says Texas Man Lied About Links to Syria." Imagine that, Mr. Speaker. They catch somebody who they have evidence to show he has got links to terrorism in Syria, and, lo and behold, they found out not only does he have links to terrorism but he may have actually lied to the FBI. Imagine that. The article points out that "Bilal Abood, 37 years old, of Mesquite, Texas, was arrested Thursday after a 2-year game of cat and mouse with Federal agents, who questioned him repeatedly before and after he allegedly traveled to Syria in 2013."

But anyway let's see. It says: "A week later, agents interviewed him again and he admitted he planned to go to Syria to fight with the Free Syrian Army, according to the complaint. Unlike terror groups, such as Islamic State and the Nusra Front, the moderate FSA—Free Syrian Army—"has received backing from the United States."

Well, Mr. Speaker, they received backing from this administration is what the bottom line is, not from all of us here because some of us have been saying that this administration is providing weapons to the Islamic State. They were providing weapons to the so-called vetted moderate Free Syrian Army. Remarkably weapons that the Obama administration was providing to the vetted moderate Syrian Army kept ending up in Islamic State hands. And they were, Oh, gee, they raided, they took this stuff, they took the weapons, send us more. Well, the Obama administration wised up about 4 months. They suspended weapons shipment to the vetted moderate Free Syrian Army. But then, not to worry, they eventually started back sending weapons to the vetted moderate Free Syrian Army even after their leaders were saying, Yeah, we may disagree with the Islamic State on the leader, Assad, the leader in Syria, but we are brothers, and we do line up on most issues.

So, Mr. Speaker, it is important to note terrorism is alive and well in the world, and this administration has done very little to stop it, has turned a blind eye to it, and we have got to do all we can to help them wake up and smell the gunpowder coming from radical Islamists.

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

LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Mr. MICHAEL F. DOYLE of Pennsylvania (at the request of Ms. PELOSI) for today on account of family reasons.

ENROLLED BILLS SIGNED

Karen L. Haas, Clerk of the House, reported and found truly enrolled bills of the House of the following titles, which were thereupon signed by the Speaker:

H.R. 606. An act to amend the Internal Revenue Code of 1986 to exclude certain compensation received by public safety officers and their dependents from gross income.

H.R. 1191. An act to provide for congressional review and oversight of agreements relating to Iran's nuclear program, and for other purposes.

ADJOURNMENT

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

The motion was agreed to; accordingly (at 1 o'clock and 20 minutes p.m.), under its previous order, the House adjourned until Monday, May 18, 2015, at noon for morning-hour debate.

OATH FOR ACCESS TO CLASSIFIED INFORMATION

Under clause 13 of rule XXIII, the following Members executed the oath for access to classified information:

Ralph Lee Abraham, Alma S. Adams, Robert B. Aderholt, Pete Aguilar, Rick W. Allen, Justin Amash, Mark E. Amodei, Brad Ashford, Brian Babin, Lou Barletta, Andy Barr, Joe Barton, Karen Bass, Joyce Beatty, Xavier Becerra, Dan Benishek, Ami Bera, Donald S. Beyer, Jr., Gus M. Bilirakis, Mike Bishop, Rob Bishop, Sanford D. Bishop, Jr., Diane Black, Marsha Blackburn, Rod Blum, Earl Blumenauer, John A. Boehner, Suzanne Bonamici, Madeleine Z. Bordallo, Mike Bost, Charles W. Boustany, Jr., Brendan F. Boyle, Kevin Brady, Robert A. Brady, Dave Brat, Jim Bridenstine, Mo Brooks, Susan W. Brooks, Corrine Brown, Julia Brownley, Vern Buchanan, Ken Buck, Larry Bucshon, Michael C. Burgess, Cheri Bustos, G. K. Butterfield, Bradley Byrne, Ken Calvert, Lois Capps, Michael E. Capuano, Tony Cardenas, John C. Carney, Jr., André Carson, Earl L. "Buddy" Carter, John R. Carter, Matt Cartwright, Kathy Castor, Joaquin Castro, Steve Chabot, Jason Chaffetz, Judy Chu, David N. Cicilline, Katherine M. Clark, Yvette D. Clarke, Curt Clawson, Wm. Lacy Clay, Emanuel Cleaver, James E. Clyburn, Mike Coffman, Steve Cohen, Tom Cole, Chris Collins, Doug Collins, Barbara Comstock, K. Michael Conaway, Gerald E. Connolly, John Conyers, Jr., Paul Cook, Jim Cooper, Jim

Costa, Ryan A. Costello, Joe Courtney, Kevin Cramer, Eric A. "Rick" Crawford, Ander Crenshaw, Joseph Crowley, Henry Cuellar, John Abney Culberson, Elijah E. Cummings, Carlos Curbelo, Danny K. Davis, Rodney Davis, Susan A. Davis, Peter A. DeFazio, Diana DeGette, John K. Delaney, Rosa L. DeLauro, Suzan K. DelBene, Jeff Denham, Charles W. Dent, Ron DeSantis, Mark DeSaulnier, Scott DesJarlais, Theodore E. Deutch, Mario Diaz-Balart, Debbie Dingell, Lloyd Doggett, Robert J. Dold, Daniel M. Donovan, Jr., Michael F. Doyle, Tammy Duckworth, Sean P. Duffy, Jeff Duncan, John J. Duncan, Jr., Donna F. Edwards, Keith Ellison, Renee L. Ellmers, Tom Emmer, Eliot L. Engel, Anna G. Eshoo, Elizabeth H. Esty, Blake Farenthold, Sam Farr, Chaka Fattah, Stephen Lee Fincher, Michael G. Fitzpatrick, Charles J. "Chuck" Fleischmann, John Fleming, Bill Flores, J. Randy Forbes, Jeff Fortenberry, Bill Foster, Virginia Foxx, Lois Frankel, Trent Franks, Rodney P. Frelinghuysen, Marcia L. Fudge, Tulsi Gabbard, Ruben Gallego, John Garamendi, Scott Garrett, Bob Gibbs, Christopher P. Gibson, Louie Gohmert, Bob Goodlatte, Paul A. Gosar, Trey Gowdy, Gwen Graham, Kay Granger, Garret Graves, Sam Graves, Tom Graves, Alan Grayson, Al Green, Gene Green, H. Morgan Griffith, Raúl M. Grijalva, Glenn Grothman, Frank C. Guinta, Brett Guthrie, Luis V. Gutiérrez, Janice Hahn, Richard L. Hanna, Cresent Hardy, Gregg Harper, Andy Harris, Vicky Hartzler, Alcee L. Hastings, Denny Heck, Joseph J. Heck, Jeb Hensarling, Jaime Herrera Beutler, Jody B. Hice, Brian Higgins, J. French Hill, James A. Himes, Rubén Hinojosa, George Holding, Michael M. Honda, Steny H. Hoyer, Richard Hudson, Tim Huelskamp, Jared Huffman, Bill Huizenga, Randy Hultgren, Duncan Hunter, Will Hurd, Robert Hurt, Steve Israel, Darrell E. Issa, Sheila Jackson Lee, Hakeem S. Jeffries, Evan H. Jenkins, Lynn Jenkins, Bill Johnson, Eddie Bernice Johnson, Henry C. "Hank" Johnson, Jr., Sam Johnson, David W. Jolly, Walter B. Jones, Jim Jordan, David P. Joyce, Marcy Kaptur, John Katko, William R. Keating, Mike Kelly, Robin L. Kelly, Joseph P. Kennedy, III, Daniel T. Kildee, Derek Kilmer, Ron Kind, Peter T. King, Steve King, Adam Kinzinger, Ann Kirkpatrick, John Kline, Stephen Knight, Ann M. Kuster, Raúl R. Labrador, Doug LaMalfa, Doug Lamborn, Leonard Lance, James R. Langevin, Rick Larsen, John B. Larson, Robert E. Latta, Brenda L. Lawrence, Barbara Lee, Sander M. Levin, John Lewis, Ted Lieu, Daniel Lipinski, Frank A. LoBiondo, David Loebsack, Zoe Lofgren, Billy Long, Barry Loudermilk, Mia B. Love, Alan S. Lowenthal, Nita M. Lowey, Frank D. Lucas, Blaine Luetkemeyer, Ben Ray Lujan, Michelle Lujan Grisham, Cynthia M. Lummis, Stephen F. Lynch, Thomas MacArthur, Carolyn B. Maloney, Sean Patrick Maloney, Kenny Marchant, Tom Marinov, Thomas Massie, Doris O. Matsui, Kevin McCarthy, Michael T. McCaul, Tom McClintock, Betty McCollum, James P. McGovern, Patrick T. McHenry, David B. McKinley, Cathy McMorris Rodgers, Jerry McNeerney, Martha McSally, Mark Meadows, Patrick Meehan, Gregory W. Meeks, Grace Meng, Luke Messer, John L. Mica, Candice S. Miller, Jeff Miller, John R. Moolenaar, Alexander X. Mooney, Gwen Moore, Seth Moulton, Markwayne Mullin, Mick Mulvaney, Patrick Murphy, Tim Murphy, Jerrold Nadler, Grace F. Napolitano, Richard E. Neal, Randy Neugebauer, Dan Newhouse, Kristi L. Noem, Richard M. Nolan, Donald Norcross, Eleanor Holmes Norton, Richard B. Nugent, Devin Nunes, Alan Nunnelee*, Pete Olson, Beto O'Rourke, Steven M. Palazzo, Frank Pallone, Jr., Gary J. Palmer, Bill Pascrell, Jr., Erik

Paulsen, Donald M. Payne, Jr., Stevan Pearce, Nancy Pelosi, Ed Perlmutter, Scott Perry, Scott H. Peters, Collin C. Peterson, Pedro R. Pierluisi, Chellie Pingree, Robert Pittenger, Joseph R. Pitts, Stacey E. Plaskett, Mark Pocan, Ted Poe, Bruce Poliquin, Jared Polis, Mike Pompeo, Bill Posey, David E. Price, Tom Price, Mike Quigley, Amata Coleman Radewagen, Charles B. Rangel, John Ratcliffe, Tom Reed, David G. Reichert, James B. Renacci, Reid J. Ribble, Kathleen M. Rice, Tom Rice, Cedric L. Richmond, E. Scott Rigell, Martha Roby, David P. Roe, Harold Rogers, Mike Rogers, Dana Rohrabacher, Todd Rokita, Thomas J. Rooney, Peter J. Roskam, Ileana Ros-Lehtinen, Dennis A. Ross, Keith J. Rothfus, David Rouzer, Lucille Roybal-Allard, Edward R. Royce, Raul Ruiz, C. A. Dutch Ruppersberger, Bobby L. Rush, Steve Russell, Paul Ryan, Tim Ryan, Gregorio Kilili Camacho Sablan, Matt Salmon, Linda T. Sánchez, Loretta Sanchez, Mark Sanford, John P. Sarbanes, Steve Scalise, Janice D. Schakowsky, Adam B. Schiff, Aaron Schock*, Kurt Schrader, David Schweikert, Austin Scott, David Scott, Robert C. "Bobby" Scott, F. James Sensenbrenner, Jr., José E. Serrano, Pete Sessions, Terri A. Sewell, Brad Sherman, John Shimkus, Bill Shuster, Michael K. Simpson, Kyrsten Sinema, Albio Sires, Louise McIntosh Slaughter, Adam Smith, Adrian Smith, Christopher H. Smith, Jason Smith, Lamar Smith, Jackie Speier, Elise M. Stefanik, Chris Stewart, Steve Stivers, Marlin A. Stutzman, Eric Swalwell, Mark Takai, Mark Takano, Bennie G. Thompson, Glenn Thompson, Mike Thompson, Mac Thornberry, Patrick J. Tiberi, Scott R. Tipton, Dina Titus, Paul Tonko, Norma J. Torres, David A. Trott, Niki Tsongas, Michael R. Turner, Fred Upton, David G. Valadao, Chris Van Hollen, Juan Vargas, Marc A. Veasey, Filemon Vela, Nydia M. Velázquez, Peter J. Visclosky, Ann Wagner, Tim Walberg, Greg Walden, Mark Walker, Jackie Walorski, Mimi Walters, Timothy J. Walz, Debbie Wasserman Schultz, Maxine Waters, Bonnie Watson Coleman, Randy K. Weber, Sr., Daniel Webster, Peter Welch, Brad R. Wenstrup, Bruce Westerman, Lynn A. Westmoreland, Ed Whitfield, Roger Williams, Frederica S. Wilson, Joe Wilson, Robert J. Wittman, Steve Womack, Rob Woodall, John A. Yarmuth, Kevin Yoder, Ted S. Yoho, David Young, Don Young, Todd C. Young, Lee M. Zeldin, Ryan K. Zinke.

EXECUTIVE COMMUNICATIONS, ETC.

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

1471. A letter from the Congressional Review Coordinator, Animal and Plant Health Inspection Service, Department of Agriculture, transmitting the Department's final rule — Viruses, Serums, Toxins, and Analogous Products; Exemptions from Preparation Pursuant to an Unsuspended and Unrevoked License [Docket No.: APHIS-2011-0048] (RIN: 0579-AD66) received May 13, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

1472. A letter from the Chief Counsel, FEMA, Department of Homeland Security, transmitting the Department's final rule — Final Flood Elevation Determinations (Edgecombe County, NC, and Incorporated Areas) [Docket ID: FEMA-2014-0002] received May 14, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Financial Services.

1473. A letter from the Chief Counsel, FEMA, Department of Homeland Security,

transmitting the Department's final rule — Final Flood Elevation Determinations [Docket ID: FEMA-2015-0001], pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Financial Services.

1474. A letter from the Associate General Counsel for Legislation and Regulations, Office of the Secretary, Department of Housing and Urban Development, transmitting the Department's notice of final determination — Final Affordability Determination — Energy Efficiency Standards [HUD FR-5647-N-02] (RIN: 2501-ZA01) received May 14, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Financial Services.

1475. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's direct final rule — Approval and Promulgation of Air Quality Implementation Plans; District of Columbia, Maryland, and Virginia; 2011 Base Year Emissions Inventories for the Washington DC-MD-VA Non-attainment Area for the 2008 Ozone National Ambient Air Quality Standard [EPA-R03-OAR-2014-0759; FRL-9927-70-Region 3] received May 12, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

1476. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's direct final rule — Approval and Promulgation of Implementation Plans; Texas; Revision to Control Volatile Organic Compound Emissions From Storage Tanks and Transport Vessels [EPA-R06-OAR-2011-0079; FRL-9927-59-Region 6] received May 12, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

1477. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's direct final rule — Approval and Promulgation of Air Quality Implementation Plans; State of Utah; Utah County — Trading of Motor Vehicle Emission Budgets for PM10 Transportation Conformity [EPA-R08-OAR-2015-0227; FRL-9927-68-Region 8] received May 12, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

1478. A letter from the Assistant Secretary, Legislative Affairs, Department of State, transmitting a certification, pursuant to Sec. 36(c) of the Arms Export Control Act, Transmittal No.: DDTC 15-031; to the Committee on Foreign Affairs.

1479. A letter from the Assistant Secretary, Legislative Affairs, Department of State, transmitting a certification, pursuant to Sec. 36(c) of the Arms Export Control Act, Transmittal No.: DDTC 15-021; to the Committee on Foreign Affairs.

1480. A letter from the Assistant Secretary, Legislative Affairs, Department of State, transmitting a certification, pursuant to Sec. 36(c) of the Arms Export Control Act, Transmittal No.: DDTC 14-139; to the Committee on Foreign Affairs.

1481. A letter from the Assistant Secretary, Legislative Affairs, Department of State, transmitting a certification, pursuant to Sec. 36(c) of the Arms Export Control Act, Transmittal No.: DDTC 14-103; to the Committee on Foreign Affairs.

1482. A letter from the Assistant Secretary, Legislative Affairs, Department of State, transmitting a notice of a drawdown in support of French operations in Mali, Chad, and Niger, pursuant to the Foreign Assistance Act of 1961, as amended, Sec. 506(a)(1); to the Committee on Foreign Affairs.

1483. A letter from the Assistant Secretary, Legislative Affairs, Department of State, transmitting a certification for FY 2015 that no United Nations affiliated agency grants any official status, accreditation, or recogni-

tion to any organization that promotes, condones, or seeks the legalization of pedophilia, pursuant to Sec. 102(g) of the Foreign Relations Authorization Act for FY 1994 and 1995 (Pub. L. 103-236 as amended by Pub. L. 103-415); to the Committee on Foreign Affairs.

1484. A letter from the Assistant Secretary, Legislative Affairs, Department of State, transmitting a report by the Department on progress toward a negotiated solution of the Cyprus question covering the period of December 1, 2014 through January 31, 2015, pursuant to Sec. 620C(c) of the Foreign Assistance Act of 1961, as amended, and in accordance with Sec. 1(a)(6) of Executive Order 13313; to the Committee on Foreign Affairs.

1485. A letter from the Attorney-Advisor, Office of the General Counsel, Department of Transportation, transmitting a report pursuant to the Federal Vacancies Reform Act of 1998, Pub. L. 105-277; to the Committee on Oversight and Government Reform.

1486. A letter from the Senior Vice President and Chief Financial Officer, Federal Home Loan Bank of New York, transmitting the 2014 management report of the Federal Home Loan Bank of New York, pursuant to Chief Financial Officers Act of 1990; to the Committee on Oversight and Government Reform.

1487. A letter from the Chairman, Merit Systems Protection Board, transmitting the Board's report "What is Due Process in Federal Civil Service Employment?", pursuant to 5 U.S.C. 1204(a)(3); to the Committee on Oversight and Government Reform.

1488. A letter from the Chief, Publications and Regulations Branch, Internal Revenue Service, transmitting the Service's IRB only rule — Annual Price Inflation Adjustments for Contribution Limitations Made to a Health Savings Account Pursuant to Section 223 of the Internal Revenue Code (Rev. Proc. 2015-30) received May 14, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

1489. A letter from the Chief, Publications and Regulations Branch, Internal Revenue Service, transmitting the Service's IRB only rule — Update for Weighted Average Interest Rates, Yield Curves, and Segment Rates [Notice 2015-39] received May 14, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

1490. A letter from the Lead Regulations Writer, Office of Regulations and Reports Clearance, Social Security Administration, transmitting the Administration's final rule — Revised Medical Criteria for Evaluating Cancer (Malignant Neoplastic Diseases) [Docket No.: SSA-2011-0098] (RIN: 0960-AH43) received May 14, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

REPORTS OF COMMITTEES ON PUBLIC BILLS AND RESOLUTIONS

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

Mr. SHUSTER: Committee on Transportation and Infrastructure. H.R. 1987. A bill to authorize appropriations for the Coast Guard for fiscal years 2016 and 2017, and for other purposes; with an amendment (Rept. 114-115). Referred to the Committee of the Whole House on the State of the Union.

Mr. BISHOP of Utah: Committee on Natural Resources. H.R. 1335. A bill to amend the Magnuson-Stevens Fishery Conservation and Management Act to provide flexibility for fishery managers and stability for fishermen, and for other purposes; with an amendment (Rept. 114-116). Referred to the Committee of the Whole House on the state of the Union.

Mr. CHAFFETZ: Committee on Oversight and Government Reform. H.R. 1557. A bill to amend the Notification and Federal Employee Antidiscrimination and Retaliation Act of 2002 to strengthen Federal antidiscrimination laws enforced by the Equal Employment Opportunity Commission and expand accountability within the Federal government, and for other purposes (Rept. 114-117). Referred to the Committee of the Whole House on the state of the Union.

PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XII, public bills and resolutions of the following titles were introduced and severally referred, as follows:

By Mr. CLAY (for himself, Mr. CUMMINGS, Mr. CONNOLLY, and Mr. COOPER):

H.R. 2347. A bill to amend the Federal Advisory Committee Act to increase the transparency of Federal advisory committees, and for other purposes; to the Committee on Oversight and Government Reform, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. FLORES:

H.R. 2348. A bill to amend titles XI and XIX of the Social Security Act to promote program integrity with respect to the enrollment of certain immigrants in State plans under Medicaid, and for other purposes; to the Committee on Energy and Commerce.

By Mr. GRAYSON:

H.R. 2349. A bill to ensure receipt of all health insurance benefits to which a member of a union is entitled; to the Committee on Education and the Workforce.

By Mr. FITZPATRICK (for himself and Mr. BRENDAN F. BOYLE of Pennsylvania):

H.R. 2350. A bill to increase Federal Pell Grants for the children of fallen public safety officers, and for other purposes; to the Committee on Education and the Workforce, and in addition to the Committees on the Budget, and the Judiciary, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. CARTWRIGHT (for himself, Ms. EDDIE BERNICE JOHNSON of Texas, and Mr. VEASEY):

H.R. 2351. A bill to amend the Professional Boxing Safety Act of 1996 to provide additional safety standards for professional boxing; to the Committee on Education and the Workforce, and in addition to the Committee on Energy and Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. NEUGEBAUER (for himself, Mr. NEWHOUSE, Mrs. LUMMIS, Mr. HUIZENGA of Michigan, and Mr. COLLINS of Georgia):

H.R. 2352. A bill to amend the Endangered Species Act of 1973 to require making available to States affected by determinations that species are endangered species or threatened species all data that is the basis of such determinations, and for other purposes; to the Committee on Natural Resources.

By Mr. SHUSTER (for himself and Mr. RYAN of Wisconsin):

H.R. 2353. A bill to provide an extension of Federal-aid highway, highway safety, motor carrier safety, transit, and other programs

funded out of the Highway Trust Fund, and for other purposes; to the Committee on Transportation and Infrastructure, and in addition to the Committees on Ways and Means, Natural Resources, Science, Space, and Technology, and Energy and Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. HURT of Virginia (for himself and Ms. SINEMA):

H.R. 2354. A bill to direct the Securities and Exchange Commission to review all its significant regulations to determine whether such regulations are necessary in the public interest or whether such regulations should be amended or rescinded; to the Committee on Financial Services.

By Mr. BERA:

H.R. 2355. A bill to provide for a national public outreach and education campaign to raise public awareness of women's preventive health, and for other purposes; to the Committee on Energy and Commerce.

By Mr. HILL (for himself and Mr. CARNEY):

H.R. 2356. A bill to direct the Securities and Exchange Commission to provide a safe harbor related to certain investment fund research reports, and for other purposes; to the Committee on Financial Services.

By Mrs. WAGNER:

H.R. 2357. A bill to direct the Securities and Exchange Commission to revise Form S-3 so as to add listing and registration of a class of common equity securities on a national securities exchange as an additional basis for satisfying the requirements of General Instruction I.B.1. of such form and to remove such listing and registration as a requirement of General Instruction I.B.6. of such form; to the Committee on Financial Services.

By Mr. ZINKE (for himself and Mr. SCHRADER):

H.R. 2358. A bill to amend the Federal Land Policy and Management Act of 1976 to enhance the reliability of the electricity grid and reduce the threat of wildfires to and from electric transmission and distribution facilities on Federal lands by facilitating vegetation management on such lands; to the Committee on Natural Resources, and in addition to the Committee on Agriculture, 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. SAM JOHNSON of Texas (for himself, Mr. BOUSTANY, Mrs. BLACK, Mr. KELLY of Pennsylvania, and Mr. REED):

H.R. 2359. A bill to amend the Social Security Act to prevent disability fraud, and for other purposes; to the Committee on Ways and Means.

By Mr. TAKANO:

H.R. 2360. A bill to amend title 38, United States Code, to improve the approval of certain programs of education for purposes of educational assistance provided by the Department of Veterans Affairs; to the Committee on Veterans' Affairs.

By Mr. TAKANO (for himself and Mr. WENSTRUP):

H.R. 2361. A bill to amend title 38, United States Code, to extend the authority to provide work-study allowance for certain activities by individuals receiving educational assistance by the Secretary of Veterans Affairs; to the Committee on Veterans' Affairs.

By Mr. CARNEY (for himself and Mr. BARR):

H.R. 2362. A bill to exclude from consumer credit reports certain medical debt that is less than 180 days delinquent or that has been in collection and has been fully paid or

settled, to amend the Fair Debt Collection Practices Act to provide for a timetable for verification of medical debt and to increase the efficiency of credit markets with more perfect information, and for other purposes; to the Committee on Financial Services.

By Mr. CARNEY (for himself and Mr. FINCHER):

H.R. 2363. A bill to provide for the removal of default information from a borrower's credit report with respect to certain rehabilitated education loans, and for other purposes; to the Committee on Financial Services.

By Mr. CARNEY:

H.R. 2364. A bill to provide for institutional risk-sharing in the Federal student loan programs; to the Committee on Education and the Workforce.

By Mr. MILLER of Florida:

H.R. 2365. A bill to authorize Department major medical facility construction projects for fiscal year 2015, to amend title 38, United States Code, to make certain improvements in the administration of Department medical facility construction projects, and for other purposes; to the Committee on Veterans' Affairs.

By Mr. BUCSHON:

H.R. 2366. A bill to provide for improvement of field emergency medical services, and for other purposes; to the Committee on Energy and Commerce, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. CASTRO of Texas:

H.R. 2367. A bill to amend title 10, United States Code, to authorize aliens who are covered by certain immigration policies and who otherwise satisfy the requirements for admission to a military service academy to be appointed to and attend a military service academy and, upon graduation, to be appointed as a commissioned officer in the Armed Forces; to the Committee on Armed Services.

By Mr. CICILLINE (for himself, Mr.

ENGEL, Mr. LOWENTHAL, Mr. HONDA, Mr. TAKANO, Mr. MCGOVERN, Mr. KEATING, Mr. McDERMOTT, Ms. FRANKEL of Florida, Ms. LEE, Mr. Cárdenas, Ms. WILSON of Florida, Mr. POCAN, Ms. JUDY CHU of California, and Mr. RANGEL):

H.R. 2368. A bill to impose sanctions with respect to foreign persons responsible for gross violations of internationally recognized human rights against lesbian, gay, bisexual, and transgender (LGBT) individuals, and for other purposes; to the Committee on Foreign Affairs, and in addition to the Committee on the Judiciary, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. CONAWAY (for himself and Mr. CUELLAR):

H.R. 2369. A bill to lift the oil export ban and modernize Federal policies regarding the supply and distribution of energy in the United States, and for other purposes; to the Committee on Energy and Commerce, and in addition to the Committees on Foreign Affairs, and Natural Resources, 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. DEUTCH:

H.R. 2370. A bill to amend title 35, United States Code, to require disclosure of ownership and transfers of ownership of patents, and for other purposes; to the Committee on the Judiciary.

By Ms. EDWARDS (for herself, Mr. LANGEVIN, Ms. NORTON, Mr. RANGEL, Mr. VARGAS, and Mr. DELANEY):

H.R. 2371. A bill to direct the Secretary of Education to award grants to States that enact State laws that will make school attendance compulsory through the age of 17; to the Committee on Education and the Workforce.

By Mr. FOSTER:

H.R. 2372. A bill to include reasonable costs for high-speed Internet service in the utility allowances for families residing in public housing, and for other purposes; to the Committee on Financial Services.

By Mr. GRIFFITH:

H.R. 2373. A bill to provide for the legitimate use of medicinal marijuana in accordance with the laws of the various States; to the Committee on Energy and Commerce.

By Mr. KING of New York (for himself and Mr. HIGGINS):

H.R. 2374. A bill to combat illegal gun trafficking, and for other purposes; to the Committee on the Judiciary.

By Ms. LEE (for herself, Mr. RANGEL, Mr. CÁRDENAS, Mr. LIPINSKI, Ms. CLARKE of New York, Mr. NEAL, Ms. NORTON, Mr. COHEN, Mr. O'ROURKE, Mr. MCGOVERN, Mr. ELLISON, Mr. TAKANO, Mr. HIGGINS, Mr. HASTINGS, and Mr. CARTWRIGHT):

H.R. 2375. A bill to amend the Elementary and Secondary Education Act of 1965 to direct the Secretary of Education to make grants to States for assistance in hiring additional school-based mental health and student service providers; to the Committee on Education and the Workforce.

By Mr. LEWIS (for himself, Mr. RANGEL, Mrs. WATSON COLEMAN, Ms. CLARKE of New York, and Ms. NORTON):

H.R. 2376. A bill to direct the Secretary of Defense to post on the public Web site of the Department of Defense the cost to each American taxpayer of each of the wars in Afghanistan, Iraq, and Syria; to the Committee on Armed Services.

By Mr. LEWIS:

H.R. 2377. A bill to affirm the religious freedom of taxpayers who are conscientiously opposed to participation in war, to provide that the income, estate, or gift tax payments of such taxpayers be used for non-military purposes, to create the Religious Freedom Peace Tax Fund to receive such tax payments, to improve revenue collection, and for other purposes; to the Committee on Ways and Means.

By Mr. LOEBSACK (for himself and Mr. MCDERMOTT):

H.R. 2378. A bill to establish an Office of Specialized Instructional Support in the Department of Education and to provide grants to State educational agencies to reduce barriers to learning; to the Committee on Education and the Workforce.

By Mrs. LOWEY (for herself and Mr. GARAMENDI):

H.R. 2379. A bill to prohibit the transportation of certain volatile crude oil by rail; to the Committee on Transportation and Infrastructure.

By Mrs. CAROLYN B. MALONEY of New York (for herself, Mr. POCAN, Mr. LIPINSKI, Ms. NORTON, Mr. NADLER, Ms. FRANKEL of Florida, Mr. VAN HOLLEN, Ms. MCCOLLUM, Mr. GRIJALVA, Mr. SHERMAN, Mr. BLUMENAUER, Ms. LOFGREN, Mr. MCGOVERN, Ms. ESTY, Mr. ENGEL, Mr. CICILLINE, Mr. LANGEVIN, Mr. FARR, Mr. CONYERS, Mrs. CAPPAS, Ms. CLARK of Massachusetts, Mr. TAKANO, Ms. DELAURO, Mr. HASTINGS, Miss RICE of New York, and Mr. RANGEL):

H.R. 2380. A bill to require criminal background checks on all firearms transactions

occurring at gun shows; to the Committee on the Judiciary.

By Ms. NORTON:

H.R. 2381. A bill to provide grants to States in order to prevent racial profiling; to the Committee on Transportation and Infrastructure.

By Mr. REED (for himself, Ms. DELAURO, and Mr. GIBSON):

H.R. 2382. A bill to amend the Elementary and Secondary Education Act of 1965 to authorize a parent to opt their child out of participation in certain assessments required under such Act; to the Committee on Education and the Workforce.

By Mr. RICE of South Carolina (for himself, Mr. MCCLINTOCK, Mr. BLUM, Mr. JONES, Mrs. MILLER of Michigan, Mr. BYRNE, Mr. WEBER of Texas, Mr. COOK, Mr. ROHRBACHER, and Mr. MOONEY of West Virginia):

H.R. 2383. A bill to amend the Food and Nutrition Act of 2008 to change the eligible foods allowed for purchase under the Supplemental Nutrition Assistance Program (commonly known as SNAP); to the Committee on Agriculture.

By Mr. SALMON:

H.R. 2384. A bill to prohibit any appropriation of funds for the National Labor Relations Board; to the Committee on Education and the Workforce.

By Mr. VARGAS:

H.R. 2385. A bill to require certain large companies to submit to an independent annual audit of their supply chains to verify that their supply chains are free of child and forced labor; to the Committee on Energy and Commerce.

By Mr. YOUNG of Alaska:

H.R. 2386. A bill to provide for the recognition of certain Native communities and the settlement of certain claims under the Alaska Native Claims Settlement Act, and for other purposes; to the Committee on Natural Resources.

By Mr. YOUNG of Alaska:

H.R. 2387. A bill to amend the Alaska Native Claims Settlement Act to provide for equitable allotment of land to Alaska Native veterans; to the Committee on Natural Resources.

By Mr. YOUNG of Alaska:

H.R. 2388. A bill to reverse the designation by the Secretary of the Interior and the Secretary of Agriculture of certain communities in the State of Alaska as nonrural; to the Committee on Natural Resources.

By Mr. YOUNG of Iowa (for himself, Mr. LATTA, Mr. MESSER, Mr. GROTHMAN, and Mr. SENSENBRENNER):

H.R. 2389. A bill to amend the Internal Revenue Code of 1986 to provide a limitation on certain aliens from claiming the earned income tax credit; to the Committee on Ways and Means.

By Ms. LEE (for herself, Ms. ROSLEHTINEN, Mr. DIAZ-BALART, Mr. MCDERMOTT, Ms. MAXINE WATERS of California, Mr. CURBELO of Florida, Mr. FRANKS of Arizona, Mr. QUIGLEY, Mr. REICHERT, Ms. MCCOLLUM, Mr. BROOKS of Alabama, and Mr. DOLD):

H. Res. 265. A resolution recognizing the importance of a continued commitment to ending pediatric AIDS worldwide; to the Committee on Foreign Affairs, and in addition to the Committee on Energy and Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. REICHERT:

H. Res. 266. A resolution expressing support for the Nation's law enforcement officers; to the Committee on the Judiciary.

By Mr. RUPPERSBERGER (for himself, Mrs. WATSON COLEMAN, Ms.

BROWN of Florida, Mr. HASTINGS, Mr. HECK of Nevada, and Mr. DOLD):

H. Res. 267. A resolution expressing support for the designation of May as National Lacrosse Month; to the Committee on Energy and Commerce.

By Mr. DAVID SCOTT of Georgia (for himself, Ms. EDWARDS, and Ms. FUDGE):

H. Res. 268. A resolution Supporting the designation of July 2015 as Uterine Fibroids Awareness Month; to the Committee on Energy and Commerce.

By Mr. SMITH of New Jersey (for himself, Mr. PITTS, and Mr. PAULSEN):

H. Res. 269. A resolution expressing the sense of the House of Representatives regarding the need for investigation and prosecution of war crimes and crimes against humanity, whether committed by officials of the Government of Syria or other parties to the civil war in Syria, and calling on the President to direct the United States representative to the United Nations to use the voice and vote of the United States to immediately promote the establishment of a Syrian war crimes tribunal, and for other purposes; to the Committee on Foreign Affairs.

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. CLAY:

H.R. 2347.

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

Article I, Section 8, Clause 18 of the Constitution of the United States grants the Congress the power to enact this law.

By Mr. FLORES:

H.R. 2348.

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

Article I, Section 8, Clause 3 and Clause 18.

By Mr. GRAYSON:

H.R. 2349.

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

Article I, Section 8 of the United States Constitution.

By Mr. FITZPATRICK:

H.R. 2350.

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

Article I, Section 8, Clause 1

By Mr. CARTWRIGHT:

H.R. 2351.

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

Article I, Section 8, Clause 3 (relating to the power of Congress to regulate Commerce with foreign Nations, and among the several States, and with the Indian Tribes.)

By Mr. NEUGEBAUER:

H.R. 2352.

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

Article I, Section 8, Clause 18.

The Congress shall have Power to make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other Powers vested by the Constitution in the Government of the United States or in any Department or Officer thereof.

By Mr. SHUSTER:

H.R. 2353.

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

Article I, Section 8 of the United States Constitution, specifically Clause 1 (related to the general Welfare of the United States), Clause 3 (related to regulation of Commerce with foreign Nations, and among the several States, and with Indian Tribes), and Clause 7 (related to establishment of Post Offices and Post Roads).

By Mr. HURT of Virginia:

H.R. 2354.

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

Article I, Section 8, Clause 3; Article 1, Section 8, Clause 18

By Mr. BERA:

H.R. 2355.

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

Article 1, Section 8

By Mr. HILL:

H.R. 2356.

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

Article I, Section 8, Clause 3

By Mrs. WAGNER:

H.R. 2357.

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

Article I, Section 8, Clause 3

The Congress shall have Power *** To regulate Commerce with foreign Nations, and among the several States, and with the Indian Tribes.

By Mr. ZINKE:

H.R. 2358.

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

Article 1, Section 8 of the U.S. Constitution

By Mr. SAM JOHNSON of Texas:

H.R. 2359.

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

Clause 1 of section 8 of article I of the Constitution, to "provide for the common defense and general welfare of the United States."

By Mr. TAKANO:

H.R. 2360.

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

Article 1, Section 8 of the Constitution of the United States.

By Mr. TAKANO:

H.R. 2361.

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

Article 1, Section 8 of the Constitution of the United States.

By Mr. CARNEY:

H.R. 2362.

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

Article I, Section 8

"To regulate Commerce with foreign Nations, among several States, and with the Indian Tribes;"

By Mr. CARNEY:

H.R. 2363.

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

Pursuant to clause 7 of Rule XII of the Rules of the House of Representatives, the following statement is submitted regarding the specific powers granted to Congress in the Constitution to enact the accompanying bill or joint resolution.

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

Article I, Section 8

"To regulate Commerce with foreign Nations, among several States, and with the Indian Tribes;"

By Mr. CARNEY:

H.R. 2364.

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

Article I, Section 8

"To regulate Commerce with foreign Nations, among several States, and with the Indian Tribes;"

By Mr. MILLER of Florida:

H.R. 2365.

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

Article 1, Section 8 of the United States Constitution.

By Mr. BUCSHON:

H.R. 2366.

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

Article 1, Section 8 of the United States Constitution

By Mr. CASTRO of Texas:

H.R. 2367.

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

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. CICILLINE:

H.R. 2368.

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

Article I, Section 8.

By Mr. CONAWAY:

H.R. 2369.

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

This bill is enacted pursuant to the power granted to Congress under Article I, Section 8, Clause 3 of the United States Constitution which give Congress the authority "to regulate Commerce with foreign Nations and among the several states . . .", and pursuant to the power granted to Congress under Article I, Section 8, Clause 18.

By Mr. DEUTCH:

H.R. 2370.

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

Article 1, Section 8

By Ms. EDWARDS:

H.R. 2371.

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

Article I, Section I.

All legislative Powers herein granted shall be vested in a Congress of the United States, which shall consist of a Senate and House of Representatives.

By Mr. FOSTER:

H.R. 2372.

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

This bill is enacted pursuant to the power granted to Congress under Article I, Section 8, Clauses 1 and 18 of the United States Constitution.

By Mr. GRIFFITH:

H.R. 2373.

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

This bill is enacted pursuant to the power granted to Congress under Article I, Section 8 of the United States Constitution.

By Mr. KING of New York:

H.R. 2374.

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

Article I, Section 8, Clause 6

The Congress shall have Power . . . To make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other Powers vested by this Constitution in the Government of the United States, or in any Department or Officer thereof.

By Ms. LEE:

H.R. 2375.

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

This bill is enacted pursuant to the power granted to Congress under Article I of the

United States Constitution and its subsequent amendments, and further clarified and interpreted by the Supreme Court of the United States.

By Mr. LEWIS:

H.R. 2376.

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

This bill is enacted pursuant to the power granted to Congress under Article I of the United States Constitution and its subsequent amendments, and further clarified and interpreted by the Supreme Court of the United States.

By Mr. LEWIS:

H.R. 2377.

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

This bill is enacted pursuant to the power granted to Congress under Article I of the United States Constitution and its subsequent amendments, and further clarified and interpreted by the Supreme Court of the United States.

By Mr. LOEBSACK:

H.R. 2378.

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

Article I, Section 8, Clause I of the Constitution which grants Congress the power to provide for the general Welfare of the United States.

By Mrs. LOWEY:

H.R. 2379.

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

Article I

By Mrs. CAROLYN B. MALONEY of New York:

H.R. 2380.

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

This bill is enacted pursuant to the powers granted to the Congress by Article I, Section 8, Clause 3 of the United States Constitution.

By Ms. NORTON:

H.R. 2381.

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

clause 17 of section 8 of article I of the Constitution.

By Mr. REED:

H.R. 2382.

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

Article 1, Section 8

By Mr. RICE of South Carolina:

H.R. 2383.

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

Article I, Section 8 of the United States Constitution

By Mr. SALMON:

H.R. 2384.

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

Article I, Section 9, Clause 7—"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."

By Mr. VARGAS:

H.R. 2385.

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

(1) to regulate commerce with foreign nations, and among the several states, and with the Indian tribes, as enumerated in Article 1, Section 8, Clause 3 of the U.S. Constitution;

(2) to make all laws necessary and proper for executing powers vested by the Constitution in the Government of the United States, as enumerated in Article I, Section 8, Clause 18 of the United States Constitution.

By Mr. YOUNG of Alaska:

H.R. 2386.

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

Article IV, Section 3, Clause 2 and Article I, Section 8, Clause 3.

By Mr. YOUNG of Alaska:

H.R. 2387.

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

Article 1, Section 8, Clause 3

By Mr. YOUNG of Alaska:

H.R. 2388.

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

Article IV, Section 3, Clause 2 and Article I, Section 8, Clause 3

By Mr. YOUNG of Iowa:

H.R. 2389.

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

Article I, Section 8: The Congress shall have the power to lay and collect taxes.

ADDITIONAL SPONSORS

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

H.R. 91: Mr. COLE, Mr. TAKANO, Mr. GUINTA, Mr. ROE of Tennessee, Mr. FARENTHOLD, and Mr. POSEY.

H.R. 167: Mr. HANNA.

H.R. 169: Mr. KATKO.

H.R. 232: Ms. ESTY.

H.R. 266: Mr. ROE of Tennessee.

H.R. 271: Mr. CÁRDENAS, Mr. PEARCE, Ms. SINEMA, and Mr. CUELLAR.

H.R. 282: Mr. PAULSEN.

H.R. 292: Mr. DESAULNIER, Mr. COSTELLO of Pennsylvania, Mr. BENISHEK, and Ms. WILSON of Florida.

H.R. 381: Ms. DELBENE, Ms. SCHAKOWSKY, Ms. FUDGE, Mr. CICILLINE, and Mrs. LUMMIS.

H.R. 556: Mr. LOBIONDO.

H.R. 592: Mr. ROGERS of Alabama, Mr. RUSH, Mr. RANGEL, Mr. ROGERS of Kentucky, Mr. SHIMKUS, Mr. YOUNG of Iowa, Mr. LANCE, and Mr. DELANEY.

H.R. 616: Mr. KATKO, Mr. PIERLUISI, and Mr. VEASEY.

H.R. 670: Ms. KUSTER.

H.R. 753: Mr. CAPUANO.

H.R. 784: Mr. NOLAN.

H.R. 793: Mr. GOSAR and Mr. YOUNG of Iowa.

H.R. 812: Mr. POCAN.

H.R. 815: Mr. NEUGEBAUER, Mr. ROSKAM, Mrs. NOEM, and Mr. ROTHFUS.

H.R. 825: Mr. PITTS, Mr. POSEY, Mr. TROTT, Mr. QUIGLEY, and Mr. YOUNG of Iowa.

H.R. 828: Mr. FITZPATRICK.

H.R. 842: Mr. LATTI.

H.R. 868: Mr. HINOJOSA.

H.R. 879: Mr. GRAVES of Missouri, Mr. KING of New York, Mr. TIBERI, and Mr. JOHNSON of Ohio.

H.R. 893: Mr. LANGEVIN, Mrs. LOWEY, Mr. AGUILAR, Mr. BEYER, Mr. BLUMENAUER, Mr. BRADY of Pennsylvania, Mr. CROWLEY, Mr. DESAULNIER, Mr. HECK of Washington, Mr. HOYER, Mr. KILDEE, Mr. MOULTON, Mr. NADLER, Mr. NORCROSS, Mr. DAVID SCOTT of Georgia, Mr. VEASEY, Mr. WALZ, Mr. BERA, Mr. CASTRO of Texas, Mr. COSTA, Mr. CUELLAR, Ms. ESTY, Mr. O'ROURKE, Ms. LINDA T. SANCHEZ of California, Ms. SCHAKOWSKY, Mr. KIND, Mr. BYRNE, Mr. LOBIONDO, Mr. LUETKEMEYER, Mr. WOODALL, Mr. CRAMER, Ms. STEFANIK, Mr. POLIQUIN, Mr. WALDEN, Mr. DUNCAN of South Carolina, Mr. POE of Texas, Mr. FLEMING, Mr. ELLISON, Mr. SMITH of New Jersey, Mr. KING of New York, Mr. RICE of South Carolina, Mr. DUFFY, Mr. SENSENBRENNER, Mr. NUGENT, Mr. WILSON of South Carolina, Mrs. WALORSKI, Mrs. WAGNER, Mr. ISSA, Mr. BENISHEK, Mr. CONAWAY, Mr. TIPTON, Ms. LOFGREN, and Mr. WITTMAN.

H.R. 909: Mr. WALZ.

H.R. 921: Mr. MULVANEY and Mr. GRIFFITH.

H.R. 928: Mr. BRAT.

H.R. 985: Ms. GRANGER.

H.R. 997: Mrs. HARTZLER.

H.R. 1002: Mr. COSTELLO of Pennsylvania and Mr. RUSH.

H.R. 1061: Mr. RODNEY DAVIS of Illinois and Mr. LANGEVIN.

H.R. 1086: Mrs. HARTZLER.

H.R. 1112: Mr. NEAL, Ms. MATSUI, Mr. KEATING, Ms. SLAUGHTER, Mr. DEUTCH, Mr. BRENDAN F. BOYLE of Pennsylvania, Mr. KENNEDY, Mr. ROHRBACHER, Mr. POLIS, Ms. DELAURO, Mr. GRAYSON, Ms. HAHN, Mr. CICILLINE, Mr. DOGGETT, Mr. SERRANO, Ms. VELÁZQUEZ, Mr. CONNOLLY, and Mr. RYAN of Ohio.

H.R. 1122: Mr. BISHOP of Michigan.

H.R. 1135: Mrs. BEATTY.

H.R. 1151: Mr. LANCE.

H.R. 1159: Mr. HULTGREN.

H.R. 1169: Mr. BISHOP of Michigan.

H.R. 1192: Mr. ISRAEL.

H.R. 1197: Mr. KING of New York and Mr. LANGEVIN.

H.R. 1211: Mr. LOWENTHAL.

H.R. 1218: Mr. LUCAS.

H.R. 1233: Mr. WESTERMAN and Mr. FLEISCHMANN.

H.R. 1234: Mr. WITTMAN.

H.R. 1309: Mr. HULTGREN, Mr. JOLLY, Ms. GRANGER, and Mr. MARCHANT.

H.R. 1336: Mr. MEEHAN.

H.R. 1375: Ms. EDWARDS and Ms. LOFGREN.

H.R. 1387: Mrs. HARTZLER.

H.R. 1388: Mr. COOK.

H.R. 1391: Mr. POCAN.

H.R. 1399: Mr. LOEBSACK and Ms. MENG.

H.R. 1411: Ms. PINGREE.

H.R. 1427: Mr. RODNEY DAVIS of Illinois and Mr. RIBBLE.

H.R. 1431: Mr. LOUDERMILK and Mr. LAMALFA.

H.R. 1432: Mr. LOUDERMILK and Mr. LAMALFA.

H.R. 1464: Ms. PINGREE.

H.R. 1468: Mr. RANGEL and Mrs. LAWRENCE.

H.R. 1475: Mr. VEASEY.

H.R. 1479: Mr. WESTERMAN, Mr. POMPEO, and Mr. SAM JOHNSON of Texas.

H.R. 1504: Mr. WESTERMAN.

H.R. 1530: Mrs. BEATTY.

H.R. 1537: Mr. CÁRDENAS.

H.R. 1551: Mr. BRAT.

H.R. 1559: Mr. YOUNG of Iowa and Mr. HONDA.

H.R. 1594: Mr. VALADAO.

H.R. 1595: Mr. BILIRAKIS and Mr. MILLER of Florida.

H.R. 1603: Mr. YOHO.

H.R. 1610: Mr. POMPEO.

H.R. 1624: Mr. MULVANEY, Mr. BYRNE, and Mr. KIND.

H.R. 1650: Mr. WITTMAN.

H.R. 1654: Mr. BISHOP of Michigan.

H.R. 1655: Mr. FORTENBERRY.

H.R. 1674: Mrs. LOWEY.

H.R. 1701: Mr. ROE of Tennessee.

H.R. 1736: Mr. SHIMKUS.

H.R. 1737: Ms. TITUS, Mr. PEARCE, Mrs. HARTZLER, Mr. VEASEY, and Ms. HERRERA BEUTLER.

H.R. 1818: Mr. MOONEY of West Virginia.

H.R. 1854: Mr. YOUNG of Iowa.

H.R. 1856: Mr. HASTINGS.

H.R. 1886: Mr. REICHERT and Mrs. NOEM.

H.R. 1893: Mr. COLLINS of Georgia, Mr. DUNCAN of Tennessee, Mrs. HARTZLER, Mr. KING of Iowa, Mr. TOM PRICE of Georgia, and Ms. JENKINS of Kansas.

H.R. 1901: Mr. OLSON.

H.R. 1910: Ms. BROWNLEY of California and Mr. TAKANO.

H.R. 1933: Mr. BRADY of Pennsylvania, Mr. DESAULNIER, and Mr. LOWENTHAL.

H.R. 1941: Mr. DUNCAN of Tennessee, Mrs. BUSTOS, Ms. DELBENE, Mr. LUETKEMEYER, and Mr. BRAT.

H.R. 1942: Ms. BONAMICI and Mr. WELCH.

H.R. 1969: Ms. ESHOO.

H.R. 1982: Mr. SMITH of New Jersey.

H.R. 1987: Mr. WEBSTER of Florida.

H.R. 2033: Mr. DESAULNIER, Mr. CÁRDENAS, and Mr. MCDERMOTT.

H.R. 2042: Mr. BYRNE, Mr. ROGERS of Alabama, Mr. KELLY of Pennsylvania, Mr. DESANTIS, Mr. BOST, Mr. CRAWFORD, and Mrs. HARTZLER.

H.R. 2061: Mr. BEN RAY LUJÁN of New Mexico and Mr. SENSENBRENNER.

H.R. 2109: Mr. LAMALFA and Mr. COLE.

H.R. 2132: Mr. KING of New York.

H.R. 2150: Mrs. KIRKPATRICK.

H.R. 2169: Mr. SERRANO, Ms. FUDGE, and Mr. MCGOVERN.

H.R. 2170: Mr. TED LIBU of California and Ms. SLAUGHTER.

H.R. 2213: Mr. HILL, Mr. TIPTON, Mr. BARR, Mr. FINCHER, Mr. KING of New York, Mr. WESTMORELAND, and Mr. ROTHFUS.

H.R. 2219: Mrs. LAWRENCE.

H.R. 2265: Mr. COURTNEY, Mr. MCKINLEY, and Mr. SEAN PATRICK MALONEY of New York.

H.R. 2272: Mr. BLUMENAUER.

H.R. 2292: Ms. SCHAKOWSKY and Mr. KELLY of Pennsylvania.

H.R. 2300: Mr. SAM JOHNSON of Texas, Mr. WALBERG, and Mr. MARCHANT.

H.R. 2302: Mr. RUSH and Mr. THOMPSON of Mississippi.

H.R. 2318: Mr. CARSON of Indiana.

H.R. 2321: Mr. CONYERS.

H.J. Res. 23: Mr. LOEBSACK and Mr. MCDERMOTT.

H.J. Res. 51: Mr. DAVID SCOTT of Georgia and Mr. MURPHY of Florida.

H. Con. Res. 18: Mr. LOWENTHAL.

H. Con. Res. 19: Mr. KELLY of Pennsylvania.

H. Con. Res. 30: Mr. HUFFMAN, Mr. PETERSON, and Mr. VAN HOLLEN.

H. Con. Res. 45: Mrs. DINGELL.

H. Res. 147: Ms. ROS-LEHTINEN.

H. Res. 209: Mr. BABIN and Ms. MCSALLY.

H. Res. 220: Mr. MCCLINTOCK, Mr. LYNCH, Mrs. COMSTOCK, Ms. JENKINS of Kansas, Mr. MEEHAN, and Mr. YOUNG of Alaska.

H. Res. 225: Mr. DAVID SCOTT of Georgia.

H. Res. 233: Mr. WILLIAMS, Mr. COHEN, Ms. DUCKWORTH, Mrs. LAWRENCE, Mr. DOLD, Mr. BRIDENSTINE, Mr. BRENDAN F. BOYLE of Pennsylvania, Mr. BECERRA, Mrs. DINGELL, Mr. BARR, Mr. YOHO, Mr. DESAULNIER, Mr. SHIMKUS, Mr. DELANEY, Mr. GRAYSON, Mr. BRAT, Ms. BROWN of Florida, Mr. VAN HOLLEN, Ms. GRAHAM, Mr. HOYER, Mr. MCKINLEY, Mr. TAKAI, Mr. PERLMUTTER, Mr. COFFMAN, Mr. CARNEY, Mr. ASHFORD, Mr. CÁRDENAS, Mr. CROWLEY, Mr. HANNA, Mr. ISSA, Mr. HIGGINS, Ms. SINEMA, Mr. KIND, Ms. KUSTER, Mr. VARGAS, Mr. JONES, Mr. LOEBSACK, Mr. LIPINSKI, Mr. NORCROSS, Mr. SWALWELL of California, Mrs. MILLER of Michigan, Mr. RUIZ, Mr. MEADOWS, Mr. GOWDY, Mr. BERA, Mr. CONYERS, Mr. MCNERNEY, Ms. CASTOR of Florida, Mr. SEAN PATRICK MALONEY of New York, Mr. COSTA, Mr. DOGGETT, Mr. MULLIN, Mr. CARSON of Indiana, Mr. GALLEGRO, and Mr. HECK of Washington.

H. Res. 259: Mr. BISHOP of Georgia, Mr. JOYCE, Mr. KEATING, Mr. KENNEDY, Mr. KING of New York, Mr. JOLLY, and Ms. CLARK of Massachusetts.

DELETIONS OF SPONSORS FROM PUBLIC BILLS AND RESOLUTIONS

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

H.R. 1247: Mr. BISHOP of Georgia.

May 15, 2015

CONGRESSIONAL RECORD—HOUSE

H3255

DISCHARGE PETITIONS—
ADDITIONS AND WITHDRAWALS

Petition 1 by Mr. HECK of Washington on
H.R. 1031: Ms. Wasserman Schultz.

The following Member added her
name to the following discharge peti-
tion: