

I can understand the fear that John Quincy Adams must have had as he stood downstairs in the Old Supreme Court Chamber. One of the Justices had died one night during oral argument, not while he was actually arguing. That final day he knew if he didn't do an adequate job, his clients would wear chains and their children would wear chains all because he didn't do an adequate job as their lawyer.

So he finished his oral argument by calling the names of Justices of the Supreme Court who had been on the Supreme Court but had passed away. Chief Justice, Justices, he knew them. He called their names: The Justice that started this case, where is he? Where are all these Justices? Where is the Solicitor General that argued before me?

This is around 1821. This is in the late 1830s. He is now arguing in the Supreme Court in their Chamber downstairs.

After going through all the Supreme Court Justices that had passed away, he finishes basically by saying they have gone to meet their Judge, and the biggest question is when they met their Maker, their Judge, did they hear the words: "Well done, good and faithful servant?"

It is very clear, send a message to the Supreme Court. Think about it, Justices. If you died tonight like the other Judge just died in the last couple of nights and you go to meet your Maker, do you want the last thing you did to be having sent wonderful African people out in chains that they would wear and their children would wear—possibly their children and their children—all because you didn't do the right thing as a judge? He won the case, as well he should.

I can't help but wonder if John Quincy Adams were here today arguing on behalf of Christian communities all over the Middle East that have been destroyed, refugees that have been sent running, Jews that can no longer populate the area because of threats and violence upon them, and he saw that the United States that he had been President of and was in the House of Representatives after having been President, if he would not be mortified, if he would not challenge us today: Do we want to meet our Maker, our Judge, and we saw and heard about the plight of Christians, Jews, and moderate Muslims around the Middle East and North Africa just being slaughtered, women being raped and torn apart, brutalized in unthinkable ways, and we turned a blind eye to that and said that we are going to bring in massive numbers of refugees who are Muslim, 72 percent of which are male, and we have been told by radicals that they are going to make sure that there are people that want to kill and destroy more Christians, more Jews, more of America, and we are going to bring them in without proper vetting—because you can't vet them properly—all while Christians, Jews, and moderate Muslims are being slaughtered and overrun all through

the Middle East as we are credited with being the superpower in the world?

□ 2045

Yet, also, these last few days, the U.N.—where we pay far more than anybody even comes close to in order to keep it going as they continue to become more and more anti-Semitic, anti-Israeli, and anti-American—they entertain the largest supporter of terrorism in the world, the leader of Iran. And he says this in part, the leader of Iran, the President Rouhani:

If we did not have U.S. military invasion of Afghanistan and Iraq and the United States' unwarranted support for the inhumane actions of the Zionist regime against the oppressed nation of Palestine, today the terrorists would not have an excuse for the justification of their crimes.

I am taking this from an article by Julian Hattem, 9-28-15, which is interesting. We have heard that throughout the United States, if we just hadn't gone into Iraq, if we hadn't gone into Afghanistan, if we hadn't gone into Afghanistan with the 300 Americans that we embedded—about 300—we embedded and let the Afghans destroy the Taliban by February of 2002, then we became an overwhelming occupying force in Afghanistan—but at least by February of 2002, if we hadn't gone in and helped them, the Taliban would still be completely controlling Afghanistan. That is the way it is.

Now, we went astray when we became occupiers, and this President has only tripled the number of deaths in Afghanistan, even though the war is supposedly over. Over tripled the number of American deaths, even though the real war was during President Bush, because of this President's rules of engagement and disastrous foreign policy.

But think about it. This is the head, the President of Iran. He is telling the UN and the world that, if it weren't for the United States' invasion in Afghanistan and in Iraq, there wouldn't be any American terrorists.

Mr. Speaker, why in the world should the U.N. listen to a man that is this big a liar or is this stupid? Because you don't have to be all that bright to understand September 11 of 2001 happened before we sent 300 or so into Afghanistan to help them destroy the Taliban and before we went in and took out a brutal dictator in Iraq.

In fact, the planning of 9-11-2001 happened during the Clinton administration on President Clinton's watch. And for people that are fools or liars like Rouhani and they don't know or are just lying about it, during the Clinton administration, President Clinton's policies were to run and help persecuted Muslims whenever we found them around the world.

And while we were busy helping Muslims, Western Asia, Eastern Europe, wherever we could help them, they were planning the attack on New York City and Washington, D.C., and hoping

to wipe out the entire American government here in Washington, D.C. And but for the heroic act of people on a plane that took it down in Pennsylvania, they may well have.

We don't need to hear any of these lies about, oh, if America just hadn't invaded Afghanistan and Iraq, regardless of whether you agree with what President Bush ordered with Iraq, the fact is 9/11 was a terrorist attack before and so was the attack on the USS Cole and so were the attacks on our embassies around the world during the 1990s and so was the first World Trade Center attack in 1993 that apparently had some planning back during the former President Bush's administration.

And that was an administration that stopped a brutal dictator, Saddam Hussein, who had raided another Muslim country, and we went in and helped Kuwait get their country back. We went to help the Muslims. And how do they reward us? To plan an attack to try to take down the World Trade Centers in '93.

It is very clear Christianity, Judaism, Israel, all were under attack and so was America. And our enemies can't believe how stupid Americans are because we are going to reward the biggest supporter of terrorism in the world—Iran—with \$100 to \$150 billion that they are already saying they are going to use to help Hamas and Hezbollah kill more Christians, more Jews, help wipe out Israel, help the attack against the Great Satan, the United States.

Mr. Speaker, it is time for people in the United States Government to stand up and help correct the wayward policies of this administration. We start by having the United States Senate in one voice say the Iranian deal is a treaty and we are taking a vote on it and closure is set aside with 51 votes.

And they won't get the two-thirds to ratify it. It will not become effective against the United States. And thank God we will then have stopped the continued persecution of Christians, moderate Muslims, Jews, Israelis, and the United States, instead of rewarding them and helping them take us out.

I yield back the balance of my time.

The SPEAKER pro tempore. The Chair reminds Members to avoid engaging in personalities toward the President.

LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Mr. HUDSON (at the request of Mr. MCCARTHY) for today and the balance of the week on account of family reasons.

Ms. KELLY of Illinois (at the request of Ms. PELOSI) for today through October 1 on account of a family emergency.

Mr. AL GREEN of Texas (at the request of Ms. PELOSI) for today on account of unforeseen circumstances.

SENATE ENROLLED BILLS SIGNED

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

S. 261. An act to designate the United States courthouse located at 200 NW 4th Street in Oklahoma City, Oklahoma, as the William J. Holloway, Jr. United States Courthouse.

S. 994. An act to designate the facility of the United States Postal Service located at 1 Walter Hammond Place in Waldwick, New Jersey, as the "Staff Sergeant Joseph D'Augustine Post Office Building".

S. 1707. An act to designate the Federal building located at 617 Walnut Street in Helena, Arkansas, as the "Jacob Trieber Federal Building, United States Post Office, and United States Court House".

ADJOURNMENT

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

The motion was agreed to; accordingly (at 8 o'clock and 52 minutes p.m.), under its previous order, the House adjourned until tomorrow, Tuesday, September 29, 2015, at 10 a.m. for morning-hour debate.

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. RYAN of Wisconsin: Committee on Ways and Means. H.R. 2061. A bill to amend section 5000A of the Internal Revenue Code of 1986 to provide an additional religious exemption from the individual health coverage mandate, and for other purposes, with an amendment (Rept. 114-268). Referred to the Committee of the Whole House on the state of the Union.

Ms. FOXX: Committee on Rules. H. Res. 444. Resolution providing for consideration of the bill (H.R. 3495) to amend title XIX of the Social Security Act to allow for greater State flexibility with respect to excluding providers who are involved in abortions, and waiving a requirement of clause 6(a) of rule XIII with respect to consideration of certain resolutions reported from the Committee on Rules (Rept. 114-269). Referred to the House Calendar.

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. MARINO (for himself and Mr. CARTWRIGHT):

H.R. 3620. A bill to amend the Delaware Water Gap National Recreation Area Improvement Act to provide access to certain vehicles serving residents of municipalities adjacent to the Delaware Water Gap National Recreation Area, and for other purposes; to the Committee on Natural Resources.

By Mr. LEVIN (for himself, Mr. CROWLEY, Mr. DANNY K. DAVIS of Illinois, Mr. DOGGETT, Mr. LARSON of Connecticut, Mr. LEWIS, Mr. NEAL, Mr. PASCRELL, Mr. RANGEL, and Mr. LINDA T. SÁNCHEZ of California):

H.R. 3621. A bill to ensure that Social Security contributions made by workers are

available to pay all benefits which they have earned; to the Committee on Ways and Means.

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

H.R. 3622. A bill to amend the Internal Revenue Code of 1986 to provide incentives for the expansion of manufacturing in the United States; to the Committee on Ways and Means.

By Mr. MARCHANT (for himself, Mr. SMITH of Missouri, and Mr. DANNY K. DAVIS of Illinois):

H.R. 3623. A bill to amend the Internal Revenue Code of 1986 to increase the amount allowed as a deduction for interest on education loans paid by married couples; to the Committee on Ways and Means.

By Mr. BUCK:

H.R. 3624. A bill to amend title 28, United States Code, to prevent fraudulent joinder; to the Committee on the Judiciary.

By Mr. CARTWRIGHT (for himself, Mr. SCOTT of Virginia, and Ms. WILSON of Florida):

H.R. 3625. A bill to ensure that claims for benefits under the Black Lung Benefits Act are processed in a fair and timely manner, to better protect miners from pneumoconiosis (commonly known as "black lung disease"), and for other purposes; to the Committee on Education and the Workforce, 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. POE of Texas (for himself, Mr. DUNCAN of South Carolina, Mr. JONES, Mr. WESTMORELAND, Mr. CRAMER, Mr. OLSON, Mr. BROOKS of Alabama, Mr. SENSENBRENNER, Mrs. BLACK, Mr. GOHMERT, and Mr. LATTA):

H.R. 3626. A bill to prohibit funding for the Environmental Protection Agency to be used to implement or enforce a cap-and-trade program for greenhouse gases, and for other purposes; to the Committee on Energy and Commerce.

By Mr. DOGGETT (for himself, Mr. LEVIN, Mr. RANGEL, Mr. MCDERMOTT, Mr. LEWIS, Mr. NEAL, Mr. BECERRA, Mr. THOMPSON of California, Mr. LARSON of Connecticut, Mr. BLUMENAUER, Mr. KIND, Mr. PASCRELL, Mr. CROWLEY, Mr. DANNY K. DAVIS of Illinois, Ms. LINDA T. SÁNCHEZ of California, and Ms. BASS):

H.R. 3627. A bill to amend the Trade Act of 1974 to exclude from eligibility for the generalized system of preferences any country that fails to effectively enforce its environmental laws or meet its international environmental obligations, and for other purposes; to the Committee on Ways and Means.

By Mr. COFFMAN (for himself, Ms. STEFANIK, and Mr. GOHMERT):

H.R. 3628. A bill making continuing appropriations for military pay in the event of a Government shutdown; to the Committee on Appropriations.

By Ms. DEGETTE (for herself and Mr. COFFMAN):

H.R. 3629. A bill to amend the Controlled Substances Act to provide that Federal law shall not preempt State law; to the Committee on the Judiciary, 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. HECK of Washington (for himself, Ms. DELBENE, Mr. LARSEN of Washington, Mr. KILMER, Mr. MCDERMOTT, Mr. REICHERT, Mr. SMITH of Washington, Mr. DEFAZIO, and Mr. NEWHOUSE):

H.R. 3630. A bill to amend the Federal Water Pollution Control Act to provide assistance for programs and activities to protect the water quality of Puget Sound, and for other purposes; to the Committee on Transportation and Infrastructure.

By Mr. HONDA (for himself, Mr. JOLLY, Ms. JUDY CHU of California, Mr. SWALWELL of California, Ms. GABBARD, Mr. LOWENTHAL, Ms. MENG, Mr. RYAN of Ohio, Mr. PETERS, and Ms. LOFGREN):

H.R. 3631. A bill to amend the Immigration and Nationality Act to repeal the sunset of the special immigrant nonminister religious worker program; to the Committee on the Judiciary.

By Mr. HUFFMAN (for himself, Ms. EDWARDS, Mr. TONKO, Mr. HONDA, Ms. CLARK of Massachusetts, Mr. VAN HOLLEN, Mr. TED LIEU of California, Mr. CARTWRIGHT, Mr. BEYER, Mr. BLUMENAUER, and Mr. LOWENTHAL):

H.R. 3632. A bill to prohibit drilling in the Arctic Ocean; to the Committee on Natural Resources.

By Ms. NORTON:

H.R. 3633. A bill to amend the District of Columbia Home Rule Act to make local funds of the District of Columbia available for use by the District during any portion of a fiscal year in which no Federal law appropriating local funds for the fiscal year is in effect, at the rates of operation provided under the local budget act for the fiscal year, and for other purposes; to the Committee on Oversight and Government Reform.

By Ms. WILSON of Florida:

H.R. 3634. A bill to establish student loan borrowers' rights to basic consumer protections, reasonable and flexible repayment options, access to earned credentials, and effective loan cancellation in exchange for public service, and for other purposes; to the Committee on Education and the Workforce, and in addition to the Committees on Ways and Means, the Judiciary, and Oversight and Government Reform, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. BEYER (for himself, Mr. EMMER of Minnesota, Mr. DESAULNIER, Mrs. DAVIS of California, and Miss RICE of New York):

H. Res. 445. A resolution expressing the sense of the House of Representatives that corporations should commit to utilizing the benefits of gender diversity in boards of directors and other senior management positions; to the Committee on Education and the Workforce.

By Mrs. DINGELL (for herself and Mrs. MILLER of Michigan):

H. Res. 446. A resolution expressing support for designation of October 2 as "National Manufacturing Day"; to the Committee on Energy and Commerce.

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. MARINO:

H.R. 3620.

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

Article I, Section 8, Clause 18, To make all Laws which shall be necessary and proper for