

that is something they are going to protect no matter what.

So in summary, Mr. Speaker, I would just like to mention four things regarding the farm bill. First of all, farmers plan their operation based on the farm bill. They are operating loans. Their land payments they have is based on the farm program, and if we start tinkering with it, if we start changing the farm bill in mid-course, we really do not do them justice. We will write a new farm bill in 2007. If we want to make changes, that is certainly the time that we should do that. But we should not do it now when they have one set of assumptions and then have that changed.

Secondly, we currently spend only 9 percent of our income in the United States on food. This is by far the lowest amount of money that people spend, at least proportionate money, that any civilized nation or any developed nation in the country, or in the world, spends at the present time, only 9 percent.

And, thirdly, if we fail to protect our food supply, we may see that what happens to the food supply would be the same as what happened to our petroleum situation. We found suddenly one day that we could purchase oil from OPEC at \$10, \$11 a barrel. We began to quit exploring in this country, and we began to purchase oil from OPEC. Now we are really 60 percent dependent on overseas sources, and about every 2 or 3 weeks we have to wait to see what OPEC is going to do to see what is going to happen to our fuel prices at the pump. We do not want this to happen, certainly, to our food supply.

So the current farm bill is less expensive than Freedom to Farm. It is working well, and I think we should think long and hard before we make any mid-course changes.

#### INTRODUCTION OF THE WITNESS SECURITY AND PROTECTION ACT OF 2005

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Maryland (Mr. CUMMINGS) is recognized for 5 minutes.

Mr. CUMMINGS. Mr. Speaker, I rise on behalf of the countless communities across this Nation that live under a tyranny of fear due to witness intimidation.

Our criminal justice system relies on witnesses to provide essential evidence to law enforcement in the administration of justice. Unfortunately, drug dealers and other criminals employ brutal tactics to silence witnesses, including threats, vandalism, violence, and even murder.

When cases crumble due to witness intimidation, defendants that may be convicted for their crimes are free once again to violate the sanctity of our communities. A National Institute of

Justice study concluded: "Witness intimidation is a pervasive and insidious problem. No part of the country is spared and no witness can feel entirely free or safe."

A number of prosecutors interviewed for this study "suspect witness intimidation occurs in up to 75 to 100 percent of the violent crimes committed in some gang-dominated neighborhoods."

With that said, we must acknowledge that witness intimidation is a menacing cancer in our society that, if left untreated, will continue to spread and intensify, undermining the very foundation of our criminal justice system.

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Mr. Speaker, witness intimidation is eroding public trust in the government's ability to protect witnesses and demoralizing needed community cooperation to enforce the law.

Around the country, from urban centers to the heartland, reporting crimes can be extremely dangerous and even deadly. On February 4 of this year, WGAL, Channel 8 reported a 10-year-old named Katie Collman was found dead in an Indiana creek. A suspect in her killing confessed he wanted to intimidate little Katie after she witnessed him producing or consuming methamphetamine.

In the city that I call my home, Baltimore City, our State's Attorney reports that at least 25 percent of the nonfatal shooting cases are dismissed due to witness intimidation issues and most murder cases are affected in one way or another. Since September 2004, five witnesses have been shot or murdered.

Mr. Speaker, perhaps nowhere is there an example more clear in illustrating the realities of witness intimidation than in the tragedy that claimed the lives of the Dawson family from my district in East Baltimore City.

In response to Mrs. Dawson's heroic efforts to report intense drug distribution activity in her neighborhood, the Dawson family home was firebombed in the middle of the night on October 16, 2002. This insidious act not only stole the lives of Mr. Dawson and Mrs. Dawson, but also those of their five young children.

Unfortunately, this was not the only serious incident of witness intimidation to surface in Baltimore City. Baltimore Police Detective Thomas Newman was murdered 2 years ago after his testimony in a trial concerning a shooting.

On December 2, 2004 a DVD produced by criminals entitled "Stop the Snitching" surfaced in Baltimore. It graphically illustrates the violent drug culture and the code of silence on the streets that can paralyze entire communities seeking to abide by the law.

"Stop the Snitching" goes so far as to depict grotesque images of three

bullet ridden bloody corpses accompanied by the phrase "snitch prevention."

On January 15, 2004, in the North Baltimore community of Harwood, Edna McAbier had her home firebombed in apparent retaliation for her work to purge her community of criminal activity.

I am sure many of my colleagues could recount many other such incidents in their districts.

Regrettably, these examples are representative of a growing problem of bold intimidation that send a clear message to the Nation that cannot be overstated. Those who would cooperate with police in the pursuit of justice face serious retaliation and possibly execution.

Witness protection programs provide an indispensable tool to law enforcement to combat crime and address witness intimidation. The Witness Security Program established in 1970 and administered by the Department of Justice has successfully carried out its charge to protect witnesses testifying in extremely serious Federal cases.

The United States Marshals Service has done an outstanding job of providing witnesses and their family who have been placed in their custody with long-term protection, relocation, new identities, housing, employment, medical treatment and funds to cover the most essential of needs.

In over 30 years, not a single witness has been harmed that followed security procedures while being actively protected by the United States Marshals Service. More to the point, cases involving the testimony of the WSP participants have an 89 percent conviction rate.

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ployment, medical treatment, and funds to cover the most essential of needs.

In over 30 years, not a single witness has been harmed that followed security procedures while being actively protected by the USMS. More to the point, cases involving the testimony of the WSP participants have an 89 percent conviction rate.

In contrast, State witness protection programs are severely under-funded and enjoy virtually no Federal support.

While non-federal witnesses can participate in the WSP under certain conditions, States are required to reimburse the Federal Government for the cost of providing such protection unless a waiver is granted.

As a result, State and local prosecutors often must choose between funding investigations or funding costly, but necessary witness protection programs. This often leads to some jurisdictions providing no witness protection at all.

No one wins when law enforcement officials are forced to make such choices.

That is why I introduced the Witness Security and Protection Act of 2005, H.R. 908. I am proud the esteemed senior Senator from New York, Senator SCHUMER, will be reintroducing a companion bill to this legislation in the Senate.

H.R. 908 would establish within the USMS a Short-Term State Witness Protection Program tailored to meet the needs of witnesses testifying in State and local trials involving homicide, a serious violent felony or a serious drug offense.

H.R. 908 would also authorize \$90 million per year in competitive grants for the next 3 years. State and local district attorneys and the U.S. attorney for the District of Columbia, can use these funds to provide witness protection or pay the cost of enrolling their witnesses in the Short-Term State Witness Protection Program within the USMS.

Grants under this legislation would only be awarded to prosecutors in States with high homicide rates to ensure we target those most in need of Federal support.

Improving protection for State and local witnesses will move us one step closer toward alleviating the fears of and threats to prospective witnesses, and help to safeguard our communities from violence.

While we cannot bring back all those who carried a heavy burden of fear due to witness intimidation, we can honor their sacrifice by taking the necessary steps today to fight against that future intimidation.

I urge my colleagues to join me in taking that critical step by cosponsoring, H.R. 908, the Witness Security and Protection Act.

#### AUSTRALIAN AND COALITION INVOLVEMENT IN IRAQ

The SPEAKER pro tempore (Mr. CONAWAY). Under a previous order of the House, the gentleman from Iowa (Mr. KING) is recognized for 5 minutes.

Mr. KING of Iowa. Mr. Speaker, I come to the floor tonight to make what might be a shocking announcement, and that is an announcement of something that has not been very available in the United States news

media, something that needs to be acknowledged on the floor of this Congress. And that is that one of America's most reliable and possibly historically are the most reliable American ally, an American ally that has been with us in virtually every major conflict throughout the 20th century, and is with us today in Iraq as one of our strong coalition partners, joining together with Great Britain and the other 25 or so coalition partners that are there.

The nation of Australia has doubled their troop deployment to Iraq. They have done so at a time when there are other nations that are looking for opportunities to leave that area. And they have done so at a time with historical moment, when we are seeing people marching in the streets of Lebanon reaching out for freedom, acting upon the Bush Doctrine, standing up for freedom. The Australians are standing with us, as they stood with us in World War I, World War II, Vietnam and Korea and, as I said, virtually every major conflict.

The 900 or so troops that are in there now are there to defend, in an interesting irony, they are there to defend the Japanese, who have also deployed to Iraq to provide engineering and other services there in the country at a time when it is pivotal and significant that we help them continue to grasp the freedom that they did when they reached to go to the polls on January 30.

Now, the reason I make this announcement as an announcement is because I think it is pretty difficult for a regular American citizen who watches television every day and reads the paper every day, and maybe even surfs the Internet every day, to even know this significant piece of international news, a piece of international news that was published throughout a great number of Internet services, as well as mainstream media around the world, but not so well in the United States of America.

So, I looked around and I asked the question, how would a person know this?

I came across it because I picked up the Sunday newspaper in Sydney, Australia, and this is what I found. The countries that refuse to surrender, U.S., Australia and Britain, boost their troop numbers.

Great Britain increased their numbers there, as has the United States, as has now Australia. And the national news media that handled it here in this country were few and far between.

So how would a person go about finding this out?

Well, I will go to Al Jazeera's Web page and see if I can find this little piece of information that I happened to have been coincidentally privy to. And I find on Al Jazeera's Web page dated February 22, Australia to send more troops to Iraq.