The House met at 9 a.m.

The Chaplain, the Reverend Daniel P. Coughlin, offered the following prayer:

Eternal God and Creator of all we cherish and hold dear, help Congress finish its work for this week. Then, grant Members and staff peace of heart and relaxation in Your presence on the weekend.

May the fasting of Americans nourish a longing for peace and bring an end to violence on our streets and among nations.

May the Sabbath of Americans bring contentment to families and greater respect among differing peoples.

May the worship of Americans strengthen faith, hope and love in the soul of the Nation and bring works of true compassion to those in need of help and consolation.

You alone are holy. You alone are the Lord of all, now and forever. Amen.

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You alone are holy. You alone are the Lord of all, now and forever. Amen.

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

Mr. TERRY 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.

The SPEAKER. The Chair will entertain five 1-minute speeches on each side.

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

Mr. MURPHY. Mr. Speaker, Medicaid waste, fraud and abuse is literally wasting billions of health care dollars and taking them away from elderly, blind, disabled and low-income Americans. For example, in California they found illegal billing for over $20 million for tests never authorized by physicians. Practices like this are unacceptable.

Yesterday the Committee on Energy and Commerce provided $100 million in grants for health care providers who adopt electronic medical records. These advances in health information technology will help providers with large Medicaid populations, like community health centers and inner-city hospitals.

A Rand study reported that if we use electronic medical records throughout the Nation, it could save $160 billion plus in medical costs. The expansion of health IT promises to reduce errors and streamline Medicaid administration.

Mr. Speaker, health IT is the future. It is where we are going and applies this significant technology to save money and, most importantly, lives. I urge my colleagues to visit my Web site at murphy.house.gov for more information.

Mr. SALAZAR. Mr. Speaker, the U.S. beef industry is a critical economic component of rural communities. The safety standards of the USDA allows the U.S. to provide the safest food supply in the world.

In 2003, Japan imposed a ban on U.S. beef products after the discovery of a cow infected with mad cow disease that never entered the food chain. Since that time, USDA has implemented stronger, scientifically sound BSE controls, and has ramped up its enforcement, yet Japan continues to keep their borders closed to U.S. beef.

This unwarranted embargo by Japan has caused significant impacts to the U.S. cattle producers and beef processors. Today I am introducing legislation that will call on the U.S. Trade Representative to impose sanctions on Japan if they do not open their borders to our Nation’s beef by December 31, 2005. Other Asian countries have since opened their borders to U.S. beef, and it is time for Japan to do the same. Therefore, I am asking my colleagues to support this legislation and bring an end to Japan’s beef embargo.

Mr. Speaker, this saber-rattling, rogue tyrant, terrorist-talking head of state and his comments are yet another example of his menacing threat to all people.

Now Iran, with nuclear capability, is a real concern to not only free Israel, but to the free world. Iran’s neighbors should be on careful watch. Hopefully the people of Iran will keep this firebrand, drugstore gunslinger under some control.

The United States must reaffirm its commitment to the nation of Israel.
and to the destruction and defeat of international terrorism.

Mr. Speaker, Mr. Ahmadinejad needs to mind his words, because words mean something, and he should mind his manners and use some common sense in what he does. That is just the way it is.

40TH ANNIVERSARY OF ST. LOUIS' ARCH

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

Mr. CARNAHAN. Mr. Speaker, today in St. Louis people gather on the banks of the mighty Mississippi to commemorate the 40th anniversary of completing the Gateway Arch. It is our Nation’s tallest monument at 630 feet, and St. Louis’ greatest attraction with 3.5 million visitors each year.

After the Great Depression and after public urging, a nationwide public competition was held to determine a design for a memorial that would honor President Thomas Jefferson’s bold vision for westward expansion for America.

It is our distinct symbol among the cities of the world, and stands as a testament to the inspired design of architect Eero Saarinen, to the amazing engineers and ironworkers who built her, and to the spirit of the citizens of St. Louis and across America.

Upon its dedication President Johnson noted, For a century, we labored to settle and subdue a continent. For half a century, we called upon unbounded invention and untiring industry to create an order of plenty for all of our people. The challenge for the next half century is whether we have the wisdom to use that wealth to enrich and elevate our national life, and to advance the quality of our American civilization.

Mr. Speaker, the challenge continues today as we wish happy birthday to St. Louis’ arch.

TRIUMPHS OF OUR TROOPS

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

Mr. WILSON of South Carolina. Mr. Speaker, why do the evil acts of terrorists receive more attention in the media than the victories of American soldiers? Our men and women in uniform are skillfully tracking down and killing terrorists throughout Iraq, but we rarely read about their accomplishments in the media or hear about their successes on the nightly news.

As U.S. troops risk their lives daily to protect American families, their victories deserve our attention.

Earlier this week, coalition forces killed Abu Zaid and Abu Hassan, two al Qaeda terrorists who personally assisted in beheadings and were responsible for attacking Iraqi and coalition security forces. Fortunately, these murderers have met the fate of leading al Qaeda terrorists in Algeria and Saudi Arabia.

By eliminating these monsters, coalition forces have saved the lives of countless Iraqis and Americans. The American people deserve to know about the triumphs of our troops and their efforts to protect American families.

In conclusion, God bless our troops, and we will never forget September 11.

REPUBLICAN SPIN MACHINE IN HIGH GEAR

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

Mr. DeFAZIO. Mr. Speaker, Chief of Staff Scooter Libby, the chief architect of the lies and deceptions about weapons of mass destruction in the rush to an unnecessary war to Vice President DICK CHENEY, is indicted for obstruction of justice and perjury in an attempt to cover up to American families the truth about weapons of mass destruction and smear those who told the truth.

The Republican spin machine is in high gear. It is not a big deal: Obstruction of justice, perjury, deceiving the Nation into an unnecessary war, not a big deal, not like a President lying about sex with an intern.

HONORING ROSA PARKS

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

Mr. WELLER. Mr. Speaker, I rise today to join my colleagues and this Nation in honoring the passing of American civil rights hero Rosa Parks.

Looking back from our modern vantage point, it is difficult to imagine that an individual could exhibit so much courage and inspire a nation to rise up in protest merely through an act so simple as refusing to give up her seat on a bus.

In many ways this entire country is fortunate that a white man looking for a place to sit on that bus on that particular day set his sights on Mrs. Parks and not someone else. A middle-aged African American woman, clearly tired after a long day’s work, how could anyone have known that she would have the strength of spirit to look up that fateful day in 1955 and essentially say enough is enough? For if the exhausted and fed-up seamstress had not been among the African Americans asked to move, if someone else had asked and complied, there may not have been that seminal event which would crystallize an entire movement.

One might say that Mrs. Parks’ simple act of bravery preceded and, in fact, set in motion the many acts of courage and to Mrs. Parks’ arrest, they elected a young Dr. King as their president. When they decided that the strong and sympathetic figure of Mrs. Parks had given them the impetus they needed to act, the modern civil rights movement was born.

Thus came the very successful 380-day boycott of Montgomery buses and the famous lunch counter sit-ins. And ultimately, thus came the Supreme Court’s decision which struck down the remaining segregation laws once and for all.

It took Rosa Parks to help accomplish the goals of Abraham Lincoln to bring equality for all Americans.

Mr. Speaker, it is just and right that schoolchildren in America have long been taught the name of Rosa Parks as that of one of America’s foremost heroines. Even now that she has passed on, I have little doubt that she will continue to be properly recognized for all her contributions to our Nation.

ENERGY CRISIS

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

Mr. EMANUEL. Mr. Speaker, while American families and businesses struggle with sky-high energy prices, oil and gas companies are facing an entirely different crisis: What to do with all their money.

Yesterday, Exxon Mobil reported that its profits increased 75 percent in the third quarter, $9 billion. American families are struggling while energy companies are reaping huge profits, but the oil companies are unapologetic.

In fact, Henry Hubble, Exxon Mobil’s vice president for investor relations, defended the profits and said, “You have got to let the marketplace work.” Mr. Speaker, I could not agree more.

The oil companies should take their historic profits and use it to execute their business plans, and that is also why oil companies should give back the $16.5 billion in taxpayer subsidies that the Republican Congress has given to the energy companies in the past 4 months.

Mr. Speaker, right now Americans are paying twice: Once at the pumps and then again on April 15 when they file their taxes. That is not the free market, it is corporate welfare. What Congress subsidizes big oil to the tune of $16.5 billion, yet cuts home heating assistance to the elderly? A Republican Congress.

Exxon said let the free market work. Let us get rid of corporate welfare for the big oil companies.

STRENGTHEN SANCTIONS AGAINST IRAN

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

Mr. SHAYS. Mr. Speaker, on Wednesday, Iranian President Ahmadinejad called for the United States’ greatest...
ally, Israel, to be wiped off the map. Unfortunately, these vile words are not new, nor were they his own. He was quoting Iran’s self-proclaimed enemy of the United States and Israel, Aya-
tollah Khomeini. But perhaps even more disturbing is a place you will find those vile words on a Shahab-3 ballistic missile. These missiles have a range of 1,250 miles and could easily strike Israel.

Our Nation is blessed with a vibrant Jewish constituency, and I value my interaction with Jews in my district and during the many trips I have made to Israel. We can learn from the Jewish people that when your enemy says he is going to kill you, you better pay at-
tention.

Mr. Speaker, I rise today to urge this body to issue a sharp rebuke of the Ira-
nian President’s words. Further, we should immediately consider proposals to strengthen sanctions under the Iran and Libya Sanctions Act of 1996 and authorize the President to provide fi-
ancial and political assistance to pro-
democracy groups within Iran.

MESSAGE FROM THE SENATE

A message from the Senate by Ms. Curtis, one of its clerks, announced that the Senate has passed a concur-
rent resolution of the following title in which the concurrence of the House is re-
quired.

S. Con. Res. 61. Concurrent resolution au-
thorizing the remains of Rosa Parks to lie in honor in the rotunda of the Capitol.

WAIVING POINTS OF ORDER AGAINST CONFERENCE REPORT ON H.R. 2744, AGRICULTURE, RURAL DEVELOPMENT, FOOD AND DUG ADMINISTRATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2006

Mr. PUTNAM. Mr. Speaker, by direction of the Committee on Rules, I call up House Resolution 520 and ask for its immediate consideration.

The Clerk read the resolution, as fol-
loves:

H. Res. 520

Resolved, That upon adoption of this reso-
lution it shall be in order to consider the conference report to accompany the bill (H.R. 2744) making appropriations for Agri-
culture, Rural Development, Food and Drug Administration, and Related Agencies for the fiscal year ending September 30, 2006, and for other purposes. All points of order against the conference report and against its consideration are waived. The conference re-
port shall be considered as read.

The SPEAKER pro tempore (Mr. TERRY). The gentleman from Florida (Mr. PUTNAM) is recognized for 1 hour.

Mr. PUTNAM. Mr. Speaker, for the purpose of debate only, I yield the cus-
tomary 30 minutes to the gentleman from Massachussetts (Mr. MCGOVERN), pending which I yield myself such time as I may consume. During consider-
ation of this resolution, all time yield-
ed is for the purpose of debate only.

(Mr. PUTNAM asked and was given permission to revise and extend his re-
marks.)

Mr. PUTNAM. Mr. Speaker, House Resolution 520 is a rule providing for consideration of the conference report on H.R. 2744, making appropriations for Agriculture, Rural Development, Food and Drug Administration, and Related Agencies for the fiscal year ending Sept-
ember 30, 2006.

According to the rule, all points of order against the conference report and against its consideration are waived. The conference report shall be consid-
ered as read.

Mr. Speaker, today I am proud to present for consideration the rule for the conference report for agriculture appropriations for fiscal year 2006. I would like to commend Chairman BONILLA, Chairman LEWIS, and the en-
tire Appropriations Committee for their hard work this year. The congres-
sional budget is an important tool of Congress and is among our priorities for the coming fiscal year.

The agriculture appropriations sub-
committee has reported out a bill that provides important resources to ensure that our Nation’s farmers and ranchers remain competitive in the 21st century. The legislation enhances our ability to safeguard our food supply and address-
es the nutritional needs of children and the most disadvantaged in our country. The bill also works to maintain and build fiscal discipline.

In total, the bill provides $17.1 billion in discretionary resources. This level represents an increase of $258 million, only 1½ percent over the fiscal year 2005-enacted level.

The bill continues our commitment to protecting human health and safety. In an effort to combat harmful pests and disease that threaten American ag-
culture, the Food Safety and Inspec-
tion Service is increased by $20 million over last year to $386 million, an increase of $127 million above the President’s request. And APHIS, the Animal and Plant Health Inspec-
tion Service, activities are funded at $7 million above last year for a total of $820 million.

I am pleased that the conference re-
port fulfills our commitments to im-
portant food and nutrition programs. Child nutrition programs are funded at $12.7 billion, $757 million above last year and $245 million above the Presi-
dent’s request. To provide quality nu-
trition for Women, Infants, and Chil-
dren, the WIC program is funded at $5.3 billion, $22 million more than last year. In addition, the conference report supports American farmers, ranchers, and rural areas. The Farm Service Agency salaries and expenses are fund-
ed at the President’s request of $1 bil-
ion, allowing the continued delivery of farm and disaster programs. To unlock much-needed advances in agricultural research and allow American farmers to have the tools necessary to continue to produce a safe and wholesome, af-
fordable food supply, the Agricultural Research Service is funded at $1.266 bil-
ion.

USDA’s Conservation Observations are increased by $72 million over the President’s request, bringing 2006 fund-
ing to $840 million, an increase over last year. This will allow farmers and ranchers to achieve important con-
servation and environmental goals, rec-
ognizing that farmers and ranchers are the original environmentalists.

This appropriations bill is an exam-
ples of how Congress can attain fiscal discipline and still fund our necessary programs. The conference report on H.R. 2744 funds programs over the President’s budget request, increasing funding in strategic areas, while main-
taining fiscal discipline. I am im-
pressed with the work of the conferees, and I am certain the appropriations process this year will serve as a model of how we can achieve responsible and responsive funding simultaneously.

Mr. Speaker, I represent a congres-
sional district in Florida that is among the top in the Nation in production of certain agricultural goods. And I want to personally thank Chairman BONILLA and Chairman LEWIS and the ag-
culture appropriations subcommittee for their ongoing commitment to the needs of Florida’s agriculture, which has been ravaged now by a num-er of hurricanes over the past 2 years and a number of invasive plants, pests, and diseases.

I particularly thank Chairman BONILLA for his understanding and dili-
gence in fighting the spread of citrus canker in the groves of my State. I know that the people of Florida deeply appreciate the subcommittee’s tireless efforts to assist our State’s agriculture economy.

I urge Members to support the rule and the underlying conference report.

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

Mr. MCGOVERN. Mr. Speaker, I thank the gentleman from Florida (Mr. PUTNAM) for yielding me the cus-
tomary 30 minutes, and I yield myself such time as I may consume.

(Mr. MCGOVERN asked and was given permission to revise and extend his remarks.)

Mr. MCGOVERN. Mr. Speaker, let me begin by commending committee Chairman Lewis and subcommittee Chairman Bonilla as well as committee Ranking Member OBEY and sub-
committee Ranking Member DeLATRIO for bringing a freestanding fiscal year 2006 agriculture appropriations con-
ference report to the floor today.

For the first time in several years, the agriculture appropriations con-
ference report has not been folded into an omnibus bill and is allowed to be voted on up or down on its own merits. Until this year, that has been a rare accomplishment, and I believe our dis-
tinguished colleagues deserve to be commended for their efforts.

Mr. Speaker, while I will support the conference report, I do have some con-
cerns with the final conference report
and with the process by which it has been completed; and I am going to let some of the others who are on the Appropriations Committee talk about that in more detail. But, apparently, there were serious policy disagreements between the House and the Senate that were never resolved without any vote by the conferees. There are examples of identical provisions, passed in both bodies, being changed in the conference committee even though House rules preclude such provisions from being rewritten. I think we can do much better than that, Mr. Speaker.

I also have some policy concerns with this conference report. One provision that was dropped in the conference had to do with privatization of the administering of the food stamp program. Senator HARKIN and others in the Senate have been rewriting the provisions dealing with organic produce, and I am told those provisions have been rewritten in conference, and I think we can do much better than that. Mr. Speaker.

I am going to let some of my colleagues know, I am a strong supporter of the George McGovern-Robert Dole International Food for Education and Child Nutrition Program. I am pleased that President Bush requested $100 million in his fiscal year 2006 budget, and I am pleased this conference report funds the McGovern-Dole program at $100 million. It is still far less than I believe we should be funding it; but, nevertheless, it is an increase over last year’s level.

Modeled after the U.S. school breakfast and lunch programs, the McGovern-Dole program is operating around the world and has fed millions of children in countries like Afghanistan and Colombia and other developing countries. Mr. Speaker, it is not just I who supports this program. The Secretary of Agriculture wrote me a letter earlier this year expressing the administration’s support for the program. Specifically, the Secretary mentions “the positive results of increased enrollment, decline in absenteeism, improved concentration, and attitude toward learning; and infrastructure improvements . . .” But beyond these, he mentions how important it is that countries are already graduating out of this program. In other words, some countries are getting ready to leave the McGovern-Dole program because they are now able to provide the school feeding programs themselves. They have become self-sustaining.

Finally, Mr. Speaker, Secretary Johanns notes how important the program is and how important proper funding is despite the challenges facing the Federal budget. I will insert this letter from Secretary Johanns into the Record at this point.

Mr. Speaker, I believe the world community, and that includes the United States, can do better in combating hunger in the world. There are 850 million hungry people in the world; 300 million are children. Of the 300 million hungry, 900 million do not go to school; and of those who do not go to school, they are mostly girls. We need to change that reality, and the McGovern-Dole program helps mightily toward changing that reality. The fact is, we cannot effectively combat disease and overpopulation and illiteracy or deal effectively with sustainability in developing countries if we do not commit ourselves to universal education; and the way we get to universal education, in large part, is through school feeding programs.

I would also argue that the McGovern-Dole program does some other important things. It gives people around the world who otherwise would not have any hope, it gives them hope. It gives them a chance to believe that their children will get an education and actually succeed in the world. It gives countries the ability to look forward and truly develop in a way where they can have economies that can support their people. I also think it goes a long way in improving the image of the United States around the world at a time when I think we desperately need to improve our image, because I believe that this is the kind of program that a majority of people, Republicans and Democrats, people from red States and blue States, all think is what America stands for. We are about helping people. We are about giving people a chance.

Let me finally say, Mr. Speaker, that I hope at some point the Republican

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H9368 CONGRESSIONAL RECORD — HOUSE

October 28, 2005
Chairman B. ONILLA, Ranking Member EMERSON and K APTUR, who are strong along with subcommittee members OBEY, and Ranking Member D ELAURO, that is my hope.

What we need is the political will, and focus more acutely and more effectively on the issue of hunger here at home in the United States and around the world. There are some problems that we cannot solve in my lifetime, but this is one that we can do so much better. We have the resources. We have the infrastructure. What we need is the political will, and that is my hope.

I want to thank Chairman LEWIS, Chairwoman MCGOVERN, Ranking Member OBEY, and Ranking Member DELAURO, along with subcommittee members EMERSON and K APTUR, who are strong supporters of the McGovern-Dole program, for their hard work and for increasing funding in this program to $100 million for fiscal year 2006. I truly appreciate their efforts. Again, despite some of my concerns with the process and a few policy matters, I think overall this is a good conference report. I will support it.

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

Mr. PUTNAM. Mr. Speaker, I appreciate the gentleman from Massachusetts (Mr. FRANK), a gentleman who represents a group of people who are doing their own part to fight that. He represents the breadbasket of the world. (Mr. PENCE asked and was given permission to revise and extend his remarks.)

Mr. PENCE. Mr. Speaker, I thank the gentleman from Florida for yielding me this time.

Today, the House is set to consider the fiscal year 2006 agriculture appropriations conference report, a bill of some $17 billion in scope. But according to the Congressional Budget Office, Mr. Speaker, this bill violates the budget resolution by $199 million over the budget.

The rule we are debating at this very moment is asking us to waive a budget point of order to enforce the budget.

Mr. Speaker, I cannot do that. These are difficult times in which we live. The American people are looking to this Congress to make the hard choices, to put our fiscal house in order. Today, as we consider this conference report, for my part I will neither be able to vote yes for this rule, but neither am I willing to vote no. The reason why I will vote "present" and urge other conservative colleagues, Republicans and Democrats, to do likewise is simply out of a sense of confidence in the chairman of the House Appropriations Committee.

I have met in recent days and recent hours with Chairwoman JERRY LEWIS of the House Appropriations Committee. The only reason I am not prepared to vote no on this rule is because I believe that almost solely by virtue of the integrity and commitment of Chairman JERRY LEWIS, I believe that before we adjourn this year, we will eventually be back to the $343 billion number that this Congress labored to adopt as our budget for discretionary spending, back where we left off when we adopted last March. So I believe that at the end of the day, Chairman JERRY LEWIS will bring these numbers in line. But as was the case with the legislative branch conference report that was adopted last year, which my Massachusetts colleagues, and Ranking Member OBEY, and Ranking Member D ELAURO, that is my hope.

What we need is the political will, and focus more acutely and more effectively on the issue of hunger here at home in the United States and around the world. There are some problems that we cannot solve in my lifetime, but this is one that we can do so much better. We have the resources. We have the infrastructure. What we need is the political will, and that is my hope.

I want to express my appreciation to the gentleman from Connecticut, who fights very hard for the most important parts of this bill, in my judgment, Chairman OBEY and Ranking Member D ELAURO, and Ranking Member OBEY, and Ranking Member D ELAURO, that is my hope.

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At the same time, the World Trade Organization continues its debate on food aid issues in the context of the current agricultural trade negotiations. Some of the other members worry about the impact of food aid such as the P.L. 480 Title II program. The U.S. has made two presentations at the WTO in Geneva on U.S. food aid policies and programs. The negotiations and international organizations we keep remembering member states, and relevant international organizations that we must come to an agreement that allows the United States to make adequate food levels to meet global needs; (2) that food aid continues to be an international form of assistance; (3) that it targets food insecure populations; and (3) that we minimize any trade distortions. I won’t belabor this any further as I know that there are many other pressing trade issues over the next few days. Let me just say that we will continue to try to ensure that the WTO Doha Development Round does not restrict in-kind food aid. If food aid is unduly restricted, inhibit development, increase food insecurity and create instability in developing countries.

In President Bush’s 2002 National Security Strategy, he acknowledged the importance of fighting poverty abroad when he defined the three pillars of our foreign policy as Defense, Development and Diplomacy. Recognizing that we cannot address all of today’s problems using our military or diplomatic resources, he emphasized that what we do as development practitioners can also serve to protect vital American national interests.

In January of this year, USAID released a paper focusing attention on failing, failed and recovering states known as the Fragile States Strategy. The strategy provides a focal point for the USAID Bureau for Democracy, Peace, and Security, and other assistance programs working on meeting humanitarian crises. It stems from the call to redefine our development work in terms of its impact, efficiency and effectiveness.

In his book on famine, Fred Cuny stated that “the chances of saving lives at the outset or even when food is imported. By the time it arrives in the country and gets to people, many will have died.” He goes on to say that “evidence suggests the massive food shipments sent to Ethiopia in 1985 had little impact on the outcome of the famine... and that by the time it arrived in sufficient, steady quantities in the rural areas, the death rate had peaked and was already declining.”

Some of the starkest evidence we have of deaths directly related to a slow food aid response took place in Gode, Ethiopia, the epicenter of the 2000 famine there, which threatened over 10 million people with starvation. While the famine was eventually averted, the UN World Food Program estimated that in Gode, 20,000 deaths resulted from the crisis in that region alone with an estimated 78,000 deaths in four other regions. Seventy-seven percent of the deaths in Gode occurred before the major relief interventions began in the summer of 2000 and more than half of the deaths were of children under the age of five. One way to respond to the needs more quickly is to purchase food locally, which this requires us to have access to cash. When food aid providers who are not able to access cash, which is a common problem in regions remote from major cities, the local supply could depress local prices and more food will have to be imported. At the same time, purchasing U.S. food at local market prices will help support local farmers and maintain rural livelihoods.

Permission to purchase cash commodities from the United States is necessary to allow for the rapid use of cash. It was no accident that Sudan, Somalia, Afghanistan and the United States has pre-positioned food aid and has put a request into the FY 2006 budget asking that $300 million be available to purchase food locally. While we wait. If we had the flexibility to order food until the President signs it. Also, pre-positioning will not solve every problem. For example, the United States is facing an unexpectedly severe food crisis and the current supplemental budget has a sizable increase in food aid, it cannot be used to purchase food until the President signs it. When this happens, we will need to order the commodities in the U.S., ship them, and then wait for them to arrive in Ethiopia several months from now. Needless deaths will occur while we wait. If we had the flexibility to purchase food locally, we could purchase the commodities in or near Ethiopia once the legislation is signed, getting the food to the people who need it months sooner. This is not a hypothetical situation—it is taking place right now.

Another option that we have to meet emergencies is to divert U.S. commodities headed to other programs on the high seas. And while this may be a relatively inexpensive and costly intervention. It means that another pre-positioned stock of food aid such as the P.L. 480 Title II program can stabilize a fragile economy by supporting local farmers and maintaining demand for the locally produced goods, despite their demonstrated preference for imported food. It means that families cannot afford to purchase the food, an appropriate response would be to purchase what is available locally to assist the people with their dietary needs. Food for Peace and Food for Freedom are programs that allow us to purchase the food locally on the market when food aid assistance is 3. The factors that prompt the request is the length of time that it takes to ship food commodities from the United States to an emergency. Shipping time over the open ocean from the U.S. normally requires three or four months to arrive at an emergency distribution point once it is ordered. Having the option to purchase the food in the same country or region where an emergency is happening would enable us to get food to hungry people faster. It would save lives and would make our emergency food aid assistance more effective.
hungry people overseas is notable and will continue to be a critical, basic component of how the U.S. conducts its management of food aid. The Administration has no intention of using United States Title II funded food aid programs in general. This is not the beginning of a push to make our food aid program an all-cash program. I personally would be opposed to proposals that have more than one quarter of our food aid budget available for local purchase. The greater portion of U.S. food aid must continue to be purchased in international markets where the supply is assured for emergencies where large volume is needed.

One of the questions that have been asked repeatedly is: How will we sustain support on Capitol Hill for these humanitarian food aid programs, if the benefits to the U.S. agricultural and shipping industries are perceived to be decreased? The budget for OFDA, the Office of Foreign Disaster Assistance, and the Refugee Program budget have been as stable in funding as the Food for Peace budget, and these two budgets contain no guaranteed purchase of U.S. commodities. Americans, including those who have been intimately involved in food aid programs in the past, will strongly support USAID's effort to improve the U.S. food response to humanitarian emergencies by making that response as effective as possible to save more lives and reduce suffering. I believe that compassion for those who are suffering is part of the moral fabric of this society. To me in the United States an outpouring of private cash contributions to help the victims of the Tsunami and I believe that it holds true here.

Stretching our emergency resources further will also help to protect our development programs from being tapped to meet emergency needs.

I know that many of you have questions about how we will run this program and I will try to answer as many of them as possible.

The Administration has requested that the money be placed in the International Disaster and Famine Account. This is the emergency account managed by our Office of Foreign Disaster Assistance. However, the $300 million designated to this account for the purchase of food aid will be managed by the Office of Food for Peace, which currently manages the Title II food aid program. As Food for Peace currently has the responsibility for and the expertise in managing food aid, the Office of Food for Peace has been selected to administer this money. The money, like current Title II money, will be programmed primarily through NGOs and the World Food Program.

One of the questions that I have been asked is: Is there enough food available in local markets to meet our emergency needs? Though local purchase will not support all of our food aid initiatives, there is food available for purchase in developing countries. In 2004 more than $1 billion worth of food aid was purchased from developing countries by WFP in order to meet local food aid needs. Developing countries are able to supply food aid commodities have included (but are not limited to) Indonesia, Pakistan, South Africa and Sudan. This method not only provides food more quickly and more cheaply, it also supports the local economy and helps improve the livelihoods of poor farmers. We follow the principle of "Do no harm" in local markets. The $300 million will not all be used, and program funding for a single country, but in a variety of countries, reducing the impact on local markets. We also intend to apply Title II legislated requirements on Local Purchasing Requirement, where local purchases are conducted to ensure that there will be no displacement of commercial sales, or negative impact on local markets.

I have also been asked several times why we can't just use our notwithstanding authority under Title I, when we know that our local purchases, Title I authorizations, have been told in no uncertain terms by our USAID lawyers that we cannot use our notwithstanding authority for local purchases. Title II authorizes the donation of American agricultural commodities. Notwithstanding authority was not intended for, nor can be considered an alternative authority that would allow the purchase of foreign commodities. The notwithstanding clause can waive existing federal laws which may impede the donation, but it cannot be used to invent new authority not now available under Title II. As it is currently written, Title II must be used to purchase commodities locally.

We do not intend for this money to be used in purchasing commodities from other development agencies or from aid, and they then use the money in various good ways. And these are good organizations. I believe that American agriculture policy in this Congress is some of the organizations that are engaged in international development or food aid are absolutely right. There is another argument here to which I give more credibility, and that is some of the organizations that are engaged in international development or food aid are absolutely right. There is another argument here to which I give more credibility, and that is some of the organizations that are engaged in international development or food aid are absolutely right. There is another argument here to which I give more credibility, and that is some of the organizations that are engaged in international development or food aid are absolutely right. There is another argument here to which I give more credibility, and that is some of the organizations that are engaged in international development or food aid are absolutely right. There is another argument here to which I give more credibility, and that is some of the organizations that are engaged in international development or food aid are absolutely right.
is the Republican majority, the great believers in openness, the great principle reformers, here is what their report says, the majority report, on this bill. “The conferees further admonish the executive branch to refrain from proposals which place the agency at risk of fully being the victim of conflicting interests which have served the interests of international food assistance programs well for more than 50 years.”

In other words, we got a deal going here. Take your principles and get out of here because this is a card. Do not come to us talking about a more efficient way to provide emergency food aid to people, because you might break up our political deal.

Some reforms.

Mr. PUTNAM. Mr. Speaker, as always, the gentleman from Massachusetts’ rapier wit is as sharp as ever, but in this case misdirected as his faults are with the underlying bill itself and not with the rule.

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

Mr. MCGOVERN. Mr. Speaker, I want to commend my colleague from Massachusetts for raising some very interesting points, I had spoken earlier about the McGovern-Dole program, which I feel very strongly about. One of the good things about the way this program has been set up is it provides flexibility so that, if in fact, you need to respond to a particular need in a country, to provide food, and there is no food that you can buy in that country, you can use American agricultural produce to be able to feed people.

If, in fact, you can buy locally, if there is enough food to buy locally, you can monetize our agricultural riches, and you can then buy the products locally. You can also monetize it to help pay for transportation of some of this food. So it seems to me that it is not all one way or another way, it is somewhere in between, and we need to continue to work this out. But you need to have flexibility in these programs.

Again, I think the McGovern-Dole program is a good example of what works.

I should also say that Chairman HYDE and Ranking Member LANTOS are on the floor from the International Relations Committee. Both have been very, very helpful in promoting the McGovern-Dole program, and I am grateful for their efforts.

Mr. Speaker, I yield 6 minutes to the gentlewoman from Connecticut (Ms. DeLAURO), the ranking member on the committee.

Ms. DeLAURO. Mr. Speaker, I thank the gentleman for yielding me time.

Mr. Speaker, if I can briefly address the just prior conversation, I will commend my colleague from Massachusetts (Mr. FRANK) in this regard: I know where his heart is on food assistance; it is where we all need to be. I will tell you that we can discuss the nature of the problem in terms of the distribution, but I think what was particularly important in this committee was when we first had the meetings presented for food assistance. It was less, less, in the President’s budget than we had in the prior year, and it was split between our committee and sending money to AID, thereby lowering the dollar amount by about $265 million.

We were adamant about trying to maintain a higher level of assistance, and, I tell you, without having the benefit of getting back that $265 million from AID, we were able to bring the dollar amount on food assistance up to $1.1 billion, which we are proud of, and that is part of the admonition in the conference report.

Mr. FRANK of Massachusetts. Mr. Speaker, will the gentlewoman yield?

Ms. DeLAURO. I yield to the gentleman from Massachusetts.

Mr. FRANK of Massachusetts. Mr. Speaker, I thank the gentlewoman for yielding and for what she says. I know she is very much on the side of doing this in the right way, and confronted with particular facts, you have to deal with things. So I do believe that a rational food aid policy will include some flexibility on buying the food in an emergency. I know, Mr. Speaker, time and everything else, but I certainly agree it should not come at the expense of the overall program.

Ms. DeLAURO. I thank the gentleman.

Mr. Speaker, I want to say thank you again to my colleague for yielding to me. I want to say thank you to Chairman BONILLA for working to deliver this bill to the floor and for working across the aisle. I have enjoyed working with him on issues and priorities. I know that he takes the responsibilities as Chair very, very seriously, and I have a deep respect for him for that.

In addition, I want to say thank you to his staff and the gentleman from Wisconsin’s staff and my staff, all of whom have worked so diligently this year and for long hours. These are good public servants, all of them.

I am particularly pleased that after several years we had the opportunity to participate in a conference meeting to resolve several outstanding issues in a public capacity. Indeed, we had an open conversation and a discussion about matters including conflict of interest waivers on FDA advisory boards, the integrity of the food stamp program and our national animal identification system, to name but a few.

I only wish that the same spirit of openness and transparency with which we discussed those issues had guided the conference efforts to resolve them, because I believe what we are doing is important here.

The programs funded through this bill directly impact the everyday lives of Americans, from public health to the FDA, to rural development, infrastructure, maintenance, environmental conservation and preservation, nutrition assistance at home and abroad. Failure to adequately invest in these programs will have a serious long-term consequence for our Nation.

Unfortunately, in some of these areas, the bill falls short. I believe the President’s budget failed to meet the needs of rural America, decimating rural development programs. This bill makes some headway in reversing cuts made by the President, providing $80 million more than the President’s request for rural water and waste grants, for example. However, I am concerned that this number remains below the level in last year’s House bill and well below the 2004 level.

Rural America faces serious economic development challenges, from affordable housing and clean drinking water, to sewage systems and access to educational and medical resources; and I am afraid that this funding shortfall will lead to long-term deficiencies in rural infrastructure.

In addition, this bill covers the funding of the most important agency in charge of maintaining the Food and Drug Administration. FDA oversees the safety of products that Americans use every day, the vast majority of our processed and fresh foods, our prescription drugs, our medical devices, and our food supply. And this agency has had many problems over the last year, from abrupt resignations of key staff, to the recalls of Bextra and Vioxx, to hearings that have exposed the fissures that have developed between drug safety scientists and the senior management at FDA.

Along those lines, I want to say thank you again to Chairman BONILLA for working with me to include funding to double the annual funding for review of direct-to-consumer ads by FDA, as well as another $5 million for drug safety at the FDA.

In 2001, the drug industry spent $2.7 billion on direct-to-consumer advertising; but the FDA office, charged with ensuring that those ads are accurate, was funded at less than $1 million. Doubling that amount is a small start toward remedying the problem. The $5 million will be devoted to the most critical aspects of drug safety.

There are other issues, of course, that I look forward to discussing later on today, but I believe there are areas in which we have made real progress and others which I hope that we can revisit in the next budget cycle.
of the Appropriations Committee and the staff, particularly Martin, Maureen, Leslie, Tom, and Jamie, for doing an admirable job; and they did it with the allocation figure they were given.

I also want to congratulate ranking member ROSA DELAURIO for completing her first cycle as ranking. I thank her for her hard work on the food safety and FDA issues. I also want to thank Martha Foley on our side. She is always ready with an answer anytime one asks.

Mr. Speaker, I appreciate the efforts of Chairman BONILLA in crafting this bill, which is an improvement over the President’s budget request. I particularly want to thank the chairman for working with me to find $7 million for the Specialty Crop Block Grant program in full committee and maintaining that funding in the conference report that we have before us today.

Investing in our specialty crop agriculture and our cultural policy in this country into the 21st century, and this certainly will be a happy day for the industry and all those who produce our Nation’s fruits, vegetables, and nuts. I look forward to working together to provide innovative and effective assistance to specialty crop industries and try more competitive in the future; and, I might add, this is the industry that does not receive subsidies or help from the government.

Because of the work of this committee, measures will now have help with pests such as vine mealy bug and diseases such as verticillium wilt, and we will continue a voluntary water quality study for the entire Monterey Bay watershed.

But as with any legislation this lengthy, it cannot all be good. I am very disappointed with, and strongly oppose, section 797 which was added as a “legislative fix” to an Organic Foods Production Act in response to a ruling by the United States Court of Appeals for the Ninth Circuit in Harvey v. Johanns after the conference committee had adjourned, subject to call of the Chair. There was no public disclosure. This was all done behind closed doors.

These changes will not return us to the status quo prior to the lawsuit. Rather, this legislative fix will weaken both law and existing regulatory standards and restrict the authority of the National Organic Standards Board. For example, numerous synthetic food additives and processing aids, including over 500 food contact substances, can be used in organic foods without public review. Young dairy cows can continue to be treated with antibiotics and fed genetically engineered feed prior to being converted to organic production. Food additives under which nonorganic ingredients could be substituted for organic ingredients can occur without any notification to the public based on emergency decree.

If the history of OPAA has taught us anything, it is that changes should be done following an inclusive and transparent process that unites, rather than divides, the organic community. At the very least, the process should have given all stakeholders a fair chance to vet the proposed changes and their likely consequences.

Consumers are willing to pay more for organic food because organic offers them a better deal. Consumers expect that food carrying the organic label will be natural and should not contain synthetic ingredients.

In a March 2005 nationwide survey, 85 percent of the respondents did not expect food labeled “organic” to contain any artificial ingredients, a finding that is directly in opposition to the actions of the conference committee. The real losers under this policy change are American consumers. Consumers who care about having natural food will have to look for additional claims to organic, such as “no synthetic ingredients included” on processed foods and “100 percent grass fed” on meat and dairy products in order to know that their expectations have been met.

This amendment undermines consumer confidence in the integrity of the national organic program. Backroom deals without proper debate undermine the integrity of the entire organic program, and we are certain to visit this fix again and again.

Mr. Speaker, we have come a long way with this process. Despite section 797, our farmers will be better off because of this legislation, and I want to congratulate Ranking Member Delauro for putting together such a good appropriations bill. I support the action of the committee when we followed regular order, and when we did that, we crafted a good bill. I only wish we would have finished the bill together so the process was as good as the final product.

Mr. McGovern. Mr. Speaker, I again want to commend Chairman Bonilla and Ranking Member Delauro for having this work together and the members of the committee, and I urge support of the conference report.

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

Mr. Putnam. Mr. Speaker, I appreciate the comments of the speakers on both sides of the aisle. I agree with them that Chairman Bonilla has led a very balanced process as we move agricultural policy in this country into the 21st century. It is a large appropriations bill, but it addresses the needs in this Nation, from WIC and child nutrition programs, to the conservation side and all that that entails in terms of making sure that we are not eroding our valuable topsoil, making sure that we have wildlife habitat, and making sure that environmentalists understand that farmers are the stewards of that land. And frankly, at the root of the bill, the most important service, is to allow American farmers and ranchers to continue to grow affordable, most abundant food supply and be able to feed not only our country but the rest of the world as well.

It is a real tribute that there is bipartisan support for this legislation to make sure that we are competitive in the 21st century, that we are compliant with our global trade agreements, that we are continuing to push ahead in fighting the war against hunger, making sure that we continue to fight the war against obesity, and allowing our farmers and ranchers to be competitive.

So it is a testament to the bill, and it is a testament to the authors of that bill on both sides of the aisle.

Mr. Speaker, I yield back the balance of my time, and I move the previous question on the resolution. The previous question was ordered.

The resolution was agreed to.

A motion to reconsider was laid on the table.

CONDEMNING IRANIAN PRESIDENT MAHMOUD AHMADINEJAD’S THREATS AGAINST ISRAEL

Mr. Hyde. Mr. Speaker, I ask unanimous consent that it shall be in order at any time without intervention of any point of order to consider in the House H. Res. 523; the resolution shall be considered as read; the previous question shall be considered as ordered on the resolution and preamble to its adoption without intervening motion or demand for division of the question except: (1) 40 minutes of debate equally divided and controlled by the chairman of the House Committee on International Relations; and (2) one motion to recommit.

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

There was no objection.

Mr. Hyde. Mr. Speaker, pursuant to the previous order of the House, I call up the resolution (H. Res. 523) condemning Iranian President Mahmoud Ahmadinejad’s threats against Israel, and ask for its immediate consideration.

The Clerk read the title of the resolution.

The text of the resolution is as follows:

H. RES. 523

Whereas on October 26, 2005, Mahmoud Ahmadinejad, President of the Islamic Republic of Iran, declared that “Israel must be wiped off the map,” described Israel as “a disgraceful blot on the face of the Islamic world,” and declared that “[a]nybody who recognizes Israel will burn in the fire of the Islamic nation’s fury”;

Whereas Iran funds, trains, and openly supports terrorist groups that are determined to destroy Israel;

Whereas on December 14, 2001, the President of Iran’s highly influential Expediency Council, Ali Akbar Hashemi-Rafsanjani, threatened Israel with nuclear attack, saying, “[i]f one day, the Islamic world is also equipped with weapons like those that Israel possesses now, then the imperialists’ strategies will reach a standstill because the use of even one nuclear bomb inside Israel will destroy everything [in Israel], while it will merely harm the Islamic world”;

Whereas Iran has aggressively pursued a clandestine effort to arm itself with nuclear weapons; and
Whereas the longstanding policy of the Iranian regime aimed at destroying the democratic state of Israel, highlighted by statements such as those by Ahmadinejad and Rafsanjani, underscores the danger of an Iran armed with nuclear weapons; Now, therefore, be it

Resolved, That the House of Representatives—

(1) condemns, in the strongest terms, Ahmadinejad’s outrageous and despicable threats and demands that he repudiate them; (2) calls on the United Nations Security Council and all civilized nations to condemn and reject these statements and to censure Iran for its statements and for its policies aimed at destroying Israel; (3) further calls on the United Nations Security Council and all civilized nations to consider measures to deny Iran the means to carry out its threats and to prevent Iran from acquiring nuclear weapons; and (4) reaffirms the unwavering alliance between the United States and Israel and reasserts the commitment of the United States to defend the right of Israel to exist as a free and democratic state.

‘‘The SPEAKER pro tempore. Pursuant to the order of the House of today, the gentleman from Illinois (Mr. Hyde) and the gentleman from California (Mr. Lantos) each will control 20 minutes.’’

‘‘The Chair recognizes the gentleman from Illinois (Mr. Hyde).’’

Mr. HYDE. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days within which to revise and extend their remarks and to include extraneous material on the resolution considered.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Illinois? There was no objection.

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

Mr. Speaker, this should be a week in which people around the world consider and celebrate the progress that has been made with relations in the modern era. We are marking the fact that 40 years ago today, His Holiness, the Pope Paul VI issued Nostra Aetate, ‘‘Our Times,’’ the landmark declaration of the Vatican II: respecting and recognizing the relationships of non-Christian religions, in particular Islam and Judaism. That declaration began 4 decades of very important and very helpful dialogue among the world’s major faith communities.

In sharp contrast to the spirit of Nostra Aetate, we witnessed on Wednesday a shocking and venomous instance of political and religious intolerance. The President of the Islamic Republic of Iran issued a series of threats against the State of Israel, couched in religious or, perhaps I should say, pseudo-religious terms. President Ahmadinejad said, in essence, that for religious reasons, the State of Israel should be wiped off the map. Evidently, the world has not had enough genocide and ethnic cleansing.

This is not a position shared by most Muslims. Iranians in particular have had enough of the intellectual, economic, and spiritual poverty imposed upon them by their unelected or nominally elected officials.


circumstances that our response of dismay is shared by many in the world community. In particular, the Palestinian leader Saeb Erakat is worth noting: ‘‘We have recognized the State of Israel, and we are pursuing a peace process with Israel. And we do not accept the statements of the President of Iran.’’

In this resolution, we express our rejection of the statements of the Iranian president and call upon him to repudiate them. Further, we ask the world community to consider whether a government that calls for the elimination of another state should remain in possession of the means to carry out its threats. Israel is entitled to take these threats seriously, as are all other nations, and Iran will have to be prepared to bear the consequences.

I urge the adoption of the resolution and wish to express my appreciation of the leadership shown on this issue by the gentleman from Indiana (Mr. Pence) and by my colleague from California, our ranking Democrat (Mr. Lantos).

The gentleman from Indiana has an important markup, and so I would like to yield to him briefly at this time.

Mr. PENCE. Mr. Speaker, I thank the chairman for yielding and am deeply humbled to rise during the chairman’s time and prior to the ranking member’s time.

I thank the gentleman from California (Mr. Lantos) for the courtesy in recognizing a markup schedule on the Hill. I am deeply humbled to stand between Tom Lantos and Henry Hyde, who are the two leading voices for toleration. The President of the Islamic Republic of Iran has craved Israel’s destruction and has been working assiduously through terrorism and all other means to achieve that goal.

And I would hope that everyone in this body would be sickened by the Iranian dictator’s contemptible sentiments. And I would hope that every civilized nation is likewise appalled by it, and condemns Iran in the strongest possible terms.

But, Mr. Speaker, this latest outrage from Tehran comes as no surprise. The Iranian leader has made graphically explicit what many of us have long known. Since day one of its existence, the Iranian regime has craved Israel’s destruction and has been working assiduously through terrorism and all other means to achieve that goal. Iran’s support for terrorist groups that are determined to achieve this is well known.

Iran is Hezbollah’s puppet master and increasingly the banker and mentor for Hamas and Palestinian Islamic Jihad as well. And Iran would almost certainly put any nuclear arms it produces or acquires at the service of this nefarious end. All of this should, by now, be clear, even to the most gullible. This has nothing to do with Israel’s policies. Tehran simply rejects Israel’s right to exist.

Anyone who still does not get the message should read the Iranian Foreign Minister’s response to criticism of the Iranian President’s remarks yesterday. And I quote, ‘‘The comments expressed by the President is the declared and legitimate policy of the Islamic Republic of Iran. We do not recognize the Zionist regime and don’t consider it legitimate.’’ That is what the Iranian Foreign Minister said yesterday.

Mr. Speaker, it is crucial that the United States and the United Nations Security Council censure Iran in the strongest terms possible for its leader’s disgusting, belligerent statement, and that it insist that the peace of Jerusalem, for all the people of all the faiths in Jerusalem. We long for justice in the region. And only if the world will come together and condemn this venal regime and its destructive policies can we give comfort to the peoples of the Middle East that peace and justice will ever be achieved.

Mr. Speaker, I yield back to the chairman with gratitude and appreciation for his and the gentleman from California’s leadership in bringing this important resolution before the Congress.

Mr. HYDE. Mr. Speaker, I reserve the balance of my time.

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

Let me first pay tribute to my friends and distinguished colleagues, Chairman Hyde and the gentleman from Indiana (Mr. Pence) for their powerful and eloquent statements.

Mr. Speaker, I rise in strong support of this resolution. Two days ago the leader of Iran made one of the most repugnant remarks the international community has heard in 70 years. It was reminiscent of Hitler. With his bone-chilling call for Israel to be wiped off the map, the Iranian dictator placed himself and his benighted regime far beyond the pale of the civilized world.

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Mr. Speaker, it is crucial that the United States and the United Nations Security Council censure Iran in the strongest terms possible for its leader’s disgusting, belligerent statement, and that it insist that
Iran repudiate those statements and halt its support of terrorism.

And it is more urgent than ever that the Security Council take up the issue of preventing Iran’s nuclearization and agree on strong sanctions. Let me remind everyone that 4 years ago another powerful Iranian leader, Ali Rafsanjani, openly boasted that Iran would win a nuclear exchange with Israel.

Mr. Speaker, when Hitler threatened to destroy the Jews, almost nobody took him seriously. The appeasers and the pseudosophistacists said it was just rhetoric. But madmen often mean exactly what they say, as we learned only under the most tragic circumstances, and now Iran is declaring its ugly, unthinkable intent for all to hear. And the world is tested yet again.

Mr. Speaker, Iran is guilty of a multitude of sins and assaults on civilization beyond its policy of attempting to delegitimize the State of Israel. Iran is that rogue state sponsor of terrorism. It ceaselessly meddles in Iraq, sowing violence and chaos and undermining that fragile new society’s quest for stability and peace, and it is an unapologetic enemy of the United States, government-sponsored demon and a dismantling of its dangerous behavior.

I urge my colleagues to render their strong support for this resolution, but we must do more. We must also pass H.R. 282. It seeks to hold the Iranian regime accountable for its unacceptable behavior and to contain the threat by denying Tehran the resources to engage in its sponsorship of terrorism worldwide, its development of long-range missiles and chemical, biological and possibly nuclear weapons, and its repression of the Iranian people.

I urge my colleagues to pass this resolution, but also to pass H.R. 282. It seeks to hold the Iranian regime accountable for its unacceptable behavior and to contain the threat by denying Tehran the resources to engage in its sponsorship of terrorism worldwide, its development of long-range missiles and chemical, biological and possibly nuclear weapons, and its repression of the Iranian people.

Our political, diplomatic, and economic tools to ensure that Iran does not cross the nuclear threshold, that it stops its chemical and biological weapons program, that it ends its sponsorship of terror and it stops oppressing its own people.

Mr. Speaker, Iran is the full ticket. It is not just Israel’s problem. It constitutes a clear and present danger to regional and global security and must elicit a clear and comprehensive response.

The time has come for Congress and the international community to hold Iran accountable for its behavior. I urge my colleagues to render their strong support for this resolution, but we must do more. We must also pass H.R. 282. It seeks to hold the Iranian regime accountable for its unacceptable behavior and to contain the threat by denying Tehran the resources to engage in its sponsorship of terrorism worldwide, its development of long-range missiles and chemical, biological and possibly nuclear weapons, and its repression of the Iranian people.

I urge my colleagues to pass this resolution, but also to pass H.R. 282.

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such as Iran’s sponsorship of terrorist activities, including in Iraq, while H.R. 282 seeks to cover the range of U.S. policy priorities.

Procedural Background

On April 13, 2005, the Subcommittee on the Middle East and Central Asia held a markup session to consider H.R. 282. The legislation was amended and adopted by unanimous consent and forwarded by voice vote to Full Committee for action.

My Subcommittee Staff Director has worked with your staff on the full Committee to seek input from the Administration, Senate, and House. I met with NSC and State officials on May 25, 2005 and on June 27, 2005. At the June 27th meeting, a written line in/line out was promised "in the next couple of weeks." In mid-July, a deadline of July 22nd was given to the NSC to provide a line in/line out to the Committee but it was not met.

On September 28, 2005, I met with , who asked for more time before calling for a Full Committee mark-up of H.R. 282. I agreed to wait a few weeks.

It has now been a month since that meeting and the Russian Federation remains opposed to referral of the Iran case to the UN Security Council and insists on "Iran's lawful right to peaceful nuclear energy program." Further, the position of the EU now appears to be focused merely on convincing Tehran to "resume talks" and "resume suspension."

In the interim, Iran inches closer to crossing the nuclear threshold.

Status of H.R. 282

Mr. Chairman, H.R. 282 provides critical leverage for the Administration to use to compel greater action from U.S. allies who, months ago, were asked by the U.S. to consider individual sanctions on Iran for its breaches and, instead, continue their multi-billion dollar investments in Iran's energy sector.

H.R. 282 is in keeping with U.S. efforts to address the multiple threats posed by the Iranian regime, as well as with the U.S. strategy to bring freedom and democratic governance to the people of the Middle East. H.R. 282 currently enjoys the support of 325 co-sponsors, including:

Members of the Republican and Democrat Leadership

Three-quarters of the Members of the Committee on International Relations (22 out of 27 GOP/17 of 23 DEM)
7 Full Committee Chairs and 8 Ranking Members
49 of 65 Members of the Committee on Armed Services
17 of 23 Members of the House Permanent Select Committee on Intelligence
25 of 34 Members of the Committee on Homeland Security
42 of 86 Members of the Committee on Appropriations

Committee Action Requested

Mr. Chairman, you have exerted Congressional oversight and the Committee's jurisdiction to exert leverage on matters such as the U.S.-India nuclear deal and the amendment to the Iran Nonproliferation Act, despite Administration concerns.

In that vein, I ask for your assistance and respectfully request that you immediately schedule H.R. 282—the Iran Freedom Support Act—for mark-up.

Sincerely,

ILEANA ROS-LEHTINEN,
Chair, Subcommittee on the Middle East and Central Asia.

Mr. CROWLEY. Mr. Speaker, I rise in strong support of the resolution introduced by the gentleman from Illinois (Mr. HYDE) and the gentleman from California (Mr. LANTOS).

The President of Iran stated clearly that he intends to arm himself and wipe the State of Israel off the map. He followed up these remarks the other day by saying, "My words were the Iranian nation's words."

These comments further highlight the nefariously acceptable Iranian regime has towards not only Israel but towards the West.

You would think when international pressure is bearing down on Iran over the refusal to allow IAEA inspections, they would not be making such disgusting comments. The United States must start a serious diplomatic effort to ensure that a vote is taken next month to bring the Iran nuclear program to the Security Council.

The Iranian leadership will continue to make statements to Iran's audience, but it is not just words for Iran. A U.N. report released this week said large shipments of weapons from Iran are being shipped through Syria to Palestinian terrorists. Israel and the Palestinians have a chance for peace, but this chance will not be achieved if bad actors like Iran and Syria continue to fan the flames of violence.

I do not believe the majority of the Iranian people support the words of Mr. Ahmadinejad. His hard-line politics make him a favorite of the ruling mullahs, and he was able to win the presidency when the reformist voters chose not to vote instead of supporting him. It is not as if the Council of Guardians gave the Iranian people any other choice. They made sure that any candidate representing reformist views was removed from the ballot.

Mr. Speaker, I strongly support this resolution, and I urge all of my colleagues to support the Iranian regime that we do not support these unacceptable and disgusting statements.

Mr. HYDE. Mr. Speaker, I yield 3 minutes to the distinguished gentleman from Texas (Mr. DELAY).

Mr. DELAY. Mr. Speaker, I thank the chairman and I thank the ranking member for bringing this very important resolution to the floor.

Mr. Speaker, the words this week from the President's closest ally, but unfortunately, not surprising, "Israel must be wiped off the map... and God willing, with the force of God behind it, we shall soon experience a world without the United States and Zionism..."

These are words of hate, the words not of a legitimate world leader but of an enemy to peace, to freedom, and to the United States.

That Iran's corrupt ruling elite have their boot heel on the neck of moderate reform is no secret. Nor is Iran's obsession with the development of nuclear weapons with which to destroy Israel any hope for freedom in the Middle East; nor is Iran's membership in and sponsorship of a psychopathic cult of violence and murder that is right now a clear and present danger to the safety of every citizen of the United States, Israel, Iraq, and every other democracy.

This week's rhetorical outburst, repugnant as it is, Mr. Speaker, is simply a verbal expression of the ayatollah regime's most basic political aspiration, the destruction of Israel and the extermination of the Israeli people. That restating, during the past few weeks, will one day fall to a new generation of Iranians, devout in their faith, tolerant in their politics, and free in their hearts.

The democratic opposition to the ayatollahs is the future, and a bright one at that. They deserve our support as much as the Tehran regime deserves our scorn and suspicion.

This week's outburst, a direct threat to our ally and our interests, must be countered in the very near future and backed up by a renewed commitment by this House and this Nation to develop substantive policies to bring about desperately needed political reform in Iran.

Mr. LANTOS. Mr. Speaker, I yield 2 minutes to the gentleman from California (Mr. SCHIFF), a distinguished member of the Committee on International Relations.

Mr. SCHIFF. Mr. Speaker, I thank the gentleman for yielding me time.

Mr. Speaker, anyone who held out hope that despite his reputation as a hard liner that Iran's new president, Mahmoud Ahmadinejad, would adopt a more statesmanlike posture in office, has been bitterly, tragically, and unequivocally set straight. The Iranian dictator has instead chosen the role of international outlaw.

With his remarks 2 days ago that Israel must be wiped off the map, the Iranian strongman showed utter disregard for human life and for the central principle of the United Nations and the modern international system. Ahmadinejad's outrageous remarks were reinforced today by massive demonstrations in Iran that further threaten to ignite tensions in a volatile region of the world and undermine the fragile Israeli/Palestinian peace negotiations.

What makes Ahmadinejad's remarks all the more disturbing is that they come at a time when Israel is actively pursuing nuclear weapons that could make his harsh rhetoric a reality. How can the world stand by while an outlaw nation attempts to gain nuclear weapons? How can the world stand by while an outlaw nation announces its despotic intentions to annihilate millions of people? Should Iran one day act on its murderous intent, how can the world claim surprise?

As our ranking member, the gentleman from California (Mr. LANTOS), points out, sometimes a madman means exactly what he says. The world must unite to condemn these threats.
and this episode must stiffen the resolve of Europe and the United Nations to ensure that Tehran will never, never acquire nuclear weapons.

I thank the chairman and the ranking member for the leadership in offering this resolution, and I am proud to sponsor it.

Mr. HYDE. Mr. Speaker, I yield 3 minutes to the learned gentleman from California (Mr. ROHRABACHER).

Mr. ROHRABACHER. Mr. Speaker, I rise in strong support of the resolution. We need to send a message. This message is being sent immediately upon hearing these despicable words from the President of Iran. Again, understanding the significance of these words, we must recommit ourselves in this body to seeing to it that Iran never does possess nuclear weapons and these weapons of mass destruction that would create a hell on Earth and not only disturb the peace but could threaten the lives not only of the people of Iran but the people throughout the world who support Israel’s right to exist.

Let me make that very clear. All of our allies, all of our neighbors, every neighborhood in the United States of America would be at risk if the Islamic mullah regime has possession of nuclear weapons. We know this not because Iran threatens Israel. We know this because any country that has a president who would threaten to wipe off the face of another country is a threat to all decent people in the world, and they know it.

The President of Iran has said they will wipe Israel off the face of the map. Let us note that he and those in his regime hold power only because the people of Iran are denied the right to choose their own leaders. He is not the President of Iran; he is part of a gangster regime run by radicals who are out of touch with Islam and do not represent their own people.

As so often happens, those who oppose the freedom of their own people end up being a threat to the peace and stability of the world, and that is exactly what this statement exemplifies.

The mullahs are playing a horrible role in the lives of their own people. They promote hatred, violence, and intolerance in a region that is desperate for peace. They are spreading hatred and violence and an intolerance in a region that is right now poised and ready for peace, reconciliation and, yes, democracy.

The people of Iran are not our enemies. This resolution is not about the people of Iran. We would ask the people of Iran today to join with us, the free people of the world and the decent people of the world, in building a better world, a peaceful world, a tolerant world, a world of democracy and freedom. We can do this together by eliminating the mullah regime. They are the ones that removed the face of the planet, not Iran, but their mullah regime, the dictatorship that holds power over them.

They should go back to the mosque. The people of Iran should be free. The people of the region of the Middle East, including the people of Israel, should live in peace and harmony with their neighbors. That is what this resolution is all about.

Mr. LANTOS. Mr. Speaker, I yield 1 minute to my good friend from Texas (Mr. AL GREEN).

Mr. AL GREEN of Texas asked and was given permission to revise and extend his remarks.

Mr. AL GREEN of Texas. Mr. Speaker, I thank the ranking member and the gentleman from Illinois (Mr. HYDE) for this opportunity to speak.

Mr. Speaker, Emily Dickenson said that “a word is dead when it is said some say, I say it just begins to live that day.”

These words of hate are taking on life, Mr. Speaker. These words of hate are a clarion call to us to take affirmative action to make sure that this president is never armed with nuclear weapons. This president with these words of hate could create a nuclear holocaust, an inferno if you will, unlike which even the mind of Dante could imagine.

We cannot allow these words of hate to go unchallenged. This is why I rise today. I rise because I support the resolution. I believe that this is the appropriate action for us to take as a first step.

Mr. HYDE. Mr. Speaker, I yield 3 minutes to the gentleman from Illinois (Mr. KIRK).

Mr. KIRK. Mr. Speaker, I praise Chairman HYDE and Ranking Member LANTOS for bringing this resolution so quickly to the floor.

Adolf Hitler said when genocide was committed against the Armenians, no one will remember. But we remember. When “Mein Kampf” was written, the dictator said he planned genocide against the Jewish people, but the international community ignored his plan and 6 million died in the death camp ovens.

Mr. HYDE. Mr. Speaker, I yield 3 minutes to the gentleman from Illinois (Mr. KIRK).

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Adolf Hitler said when genocide was committed against the Armenians, no one will remember. But we remember. When “Mein Kampf” was written, the dictator said he planned genocide against the Jewish people, but the international community ignored his plan and 6 million died in the death camp ovens.

Now, the leader of Iran delivered his “Mein Kampf” speech committing Iran to a policy of genocide against Israel.

He told us that he seeks to kill another 6 million Jews in Israel, but if Iran builds nuclear weapons and missiles, he will not only commit a second Jewish Holocaust, he will also kill 1 million Arabs that live in Israel. He would kill them, too. The fallout from his attack would also deposit poison on Jordan, and he would kill them, too.

The voice of Iran’s speech was not religious. It was genocidal. The President of Iran’s speech was not for the Muslim faithful. It is going to lead to the death of Muslims living in Israel and Jordan.

If the failure of the League of Nations against Hitler teaches us anything, it is that the international community must listen to the warnings of what the leaders of genocide and stop them. The United Nations, formed out of the ashes of Germany, committed itself to stopping men of this kind who plan to commit genocide against other nations.

Every generation is tested by dictators, and the Iranians are becoming our generation’s test. Let us join with the United Nations and moderate Muslim Nations to say that we have read the lessons of history, and we will now act collectively to stop them. This is a generation’s test, and we owe it to our grandparents who opposed the dictators to make this a collective action before the danger against millions grows.

Mr. LANTOS. Mr. Speaker, I am pleased to yield 1 minute to the distinguished gentleman from New York (Mr. NADLER).

Mr. NADLER. Mr. Speaker, the history of the 20th century aptly teaches us that tyrants threaten genocide and mass murder, their words must be taken seriously because they have a tendency to do exactly what they said they would do.

When President Ahmadinejad of Iran threatened to destroy Israel, says Israel must be wiped off the map, he joined the fellow he defeated in the election, the former President Akbar Hashemi Rafsanjani who said that Israel must be destroyed by nuclear weapons, and it does not matter. One nuclear bomb will destroy Israel, and nuclear war will merely harm, not destroy, the Islamic world.

These men must be taken seriously. The threats of genocide must not be permitted to be carried out. Iran is the enemy of peace and the enemy of order and the enemy of mankind in its behavior and its proclaimed intentions. Iran must not be permitted to have nuclear weapons.

It is a shame that this country got diverted into Iraq from focusing on the real threat to peace in the world, Iran, and we should focus on Iran and make sure they do not get nuclear weapons, and make sure they return to peaceful sanity.

Mr. LANTOS. Mr. Speaker, I am pleased to yield 2 minutes to my good friend and distinguished colleague from Illinois (Mr. Emanual).

Mr. EMANUEL. Mr. Speaker, I thank the gentleman from Illinois and the kind gentleman from California for bringing this resolution to the floor today and allowing me to join them as a cosponsor.

On Wednesday at a speech in front of 4,000 Iranian students, the President of Iran called for Israel to be “wiped off the map.” He led a group of students in chants of “death to Israel.”

The message to Iran and its President is firm. We condemn in the strongest terms his dangerous and reckless remarks. These comments are a wake-up call to the international community as we deal with Iran’s attempts to gain access to nuclear technology.

It goes without saying, Iran’s words are a challenge to all members of the
United Nations and the integrity of the United Nations Charter and those who have signed on to it. As a member of the United Nations, the President of Iran's comments violate United Nations rules and must be dealt with decisively by the United Nations leadership and all those in the Security Council.

This kind of hateful rhetoric, it breeds a terrorism and a violence that we saw in the 20th century, and we took steps to deal with that type of reckless hateful speech. Yet, unfortunately, it is what we have come to expect from Iran's leadership, but I do not believe that spirit or those words represent the aspirations of the Iranian people.

I support this resolution and urge my colleagues in both parties and those in the world body to condemn its hateful nature in all its forms.

Again, I want to thank my two colleagues from California for their leadership and the speed in which they brought this resolution to the floor, because today, when it comes to hate, the United States Congress speaks with one forceful voice.

Mr. LANTOS. Mr. Speaker, I am pleased to yield 1 minute to my good friend and distinguished colleague from Texas (Mr. GENE GREEN).

Mr. Speaker, I thank my California colleague for yielding me time.

I rise to condemn in the strongest way statements made by President Mahmoud Ahmadinejad earlier this week and strongly urge my colleagues to join me in supporting the resolution.

Earlier this week, the President of Iran repeated the late Ayatollah Khomeini's call, stating, "Israel must be wiped off the map," described Israel as "a disgraceful blot on the face of the Islamic world," and declared that "anybody who recognizes Israel will burn in the fire of the Islamic nation's fury.

These comments are unacceptable and raise deep concerns about Iran's intentions. Does Iran want to be a partner in this world or an outlaw regime that is a pariah among nations?

It is also troubling that this was not just the sentiment of the President, but that Iranian Foreign Minister Manouchehr Mottaki reiterated President Ahmadinejad's remarks stating, "the comments expressed by the president are the declared and specific policy of the Islamic Republic of Iran. We don't recognize the Zionist regime and don't consider it legitimate."

Mr. Speaker, as one of our closest allies, Israel has constantly had to defend itself from hostile neighbors, however, Iran poses a new and possible more serious threat with its nuclear ambitions.

When reading about these comments I learned that during a military parade in Tehran just a month ago, "Israel Should Be Wiped Off The Map" was the slogan draped on a Shahab-3 ballistic missile. Six of the missiles were displayed in the parade; with a 1,250 mile range, these missiles could reach Israel. Nuclear power is dangerous in reasonable nations but must be controlled in outlaw countries. Iran has long been a threat to Middle East peace and Israel, and President Ahmadinejad's remarks underline Iran's hostile intent. We should treat Iran as an outlaw government and not only a threat to Israel or our country but the world.

Mr. Speaker, I urge my colleagues to support this resolution to denounce the comments made by President Ahmadinejad and to guarantee our support for Israel's security.

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

Mr. Speaker, three generations ago, Adolph Hitler threatened to kill the Jews of Europe. When he made that statement, the pseudosphatics, the appeasers, the gullible, the people thought that it was only oratory.

Earlier this year we commemorated the liberation of Auschwitz, where a million of those whom Hitler promised to kill were, in fact, destroyed in the gas chambers, in the nightmare of that concentration camp.

We now have a similar statement from an equally deranged but serious man named Mahmoud Ahmadinejad. On Wednesday, President Ahmadinejad presented 4,000 of his country's youth with a diatribe against the state of Israel entitled "A World Without Zionism."

As the resolution pending before the House today states, Ahmadinejad described Israel as "a disgraceful blot on the face of the Islamic world" as well as Israel that "must be wiped off the map." As Islam is a self-acknowledged religion of peaceful teachings, President Ahmadinejad's words are anything but.

Unfortunately, Ahmadinejad's words are not the only ones of this kind coming from the mouths of Iranian leaders. In 2001, the President of Iran's Expediency Council, Ali Akbar Hasemi-Rafsanjani threatened Israel with nuclear attack. These words are the latest in a string of defiant moves to international community by Iran. Its uranium enrichment program openly disregards the warnings of the International Atomic Energy Agency. And we are all well aware that Iran also has been credited with harboring terrorists and relaxing border security with Iraq to enable entry into that fledgling democracy. These attempts by the government of Iran to destabilize Iraq are absolutely despicable and cannot be tolerated if Iran's democracy is to grow.

In addition to these destabilizing activities in Iraq, Iran has openly supported the violent actions of terrorist groups of Hamas and Hezbollah, both of whom have repeatedly called for the annihilation of Israel and have repeatedly backed up that threat with suicide bombings inside Israel. How can the United States' and our allies' attempts to spread democracy and promote peace be effective when nations such as Iran are protecting and bankrolling such groups?

This has been a landmark year for the Middle East and Persian Gulf, especially in Iraq, Israel and in the Palestinian areas. We have seen the extremely successful constitutional reforms and democratic elections in Iraq, unwavering in the face of security risks. Israel and the Palestinian Authority reached a milestone agreement regarding the controversial Gaza strip settlements. In addition, Lebanon moved forward in the democratic process by holding elections without significant Syrian interference and Bahrain allowed women to vote for the first time. If those successes are not indicative of worthy work by all nations involved, then I don't know what is.

The state of Israel, as the only non-Islamic nation in its region, has come under fire since its creation in 1947. However, it has withstood verbal and physical attack and it will continue to do so with the unwavering support of the United States. It is ironic, perhaps, that this week, the House passed a resolution which congratulated Ambassador Dan Gillerman of Israel as he was elected as a Vice President of the United Nations General Assembly. This marks the first time that Israel has been elected in a U.N. regional grouping and the first time an Israeli has been General Assembly Vice President. While the international community continues to welcome Israel's deeper involvement, Iran refuses not
Mr. DREIER. Mr. Speaker, today I rise in strong support of H. Res. 523, a resolution to condemn Iranian President Mahmoud Ahmadinejad’s recent threats against Israel. We were all extremely disturbed to hear that President Ahmadinejad called for “wiping Israel off the map,” an incendiary and inexcusable attack against one of America’s closest allies and friends. This threat may prove more serious than all we know that Iran insists on developing nuclear capabilities.

We have already seen harsh condemnations of this hateful speech around the world, from British Prime Minister Tony Blair to European Commission President Jose Manuel Barroso to U.N. Secretary General Kofi Annan. Now it is our turn, as the elected Representatives of the American people, to stand with our Israeli friends and against the hatred that is all-too-often pointed in their direction.

I recall President Reagan referred to the great thousands of Iranians gathered in the streets today, some seen holding signs that said “Death to Israel, Death to America.” However, unfortunate, the signs serve as a reminder that America and Israel are closely connected, and that Iran will always stand together for democracy and freedom, and against hatred.

Mr. WELLER. Mr. Speaker, I rise today to join with my colleagues in the House of Representatives to strongly condemn the evil words of the President Mahmoud Ahmadinejad and to support H. Res. 523 condemning this threat.

Iran has taken an unprecedented action in threatening to wipe off the map another sovereign country, Israel.

Israel is the only democracy in the Middle East and is our staunch ally and friend. Threats against Israel and her people are based in anti-Semitism and must be utterly and completely condemned by all countries in the world who want peace to reign over evil and terror. A responsible member of the international community cannot make these unprompted and destructive threats against another member of the international community.

At a time when Iran is flagrantly violating international bodies in their calls for transparency and restraint in Iran’s nuclear ambitions, these comments are all the more concerning to the international community. Further, Iran remains the world’s leading sponsor of terrorism and has expressed support for militant groups such as Islamic Jihad which commit suicide bombing atrocities against Israel.

Mr. Speaker, Iran is not just a threat to Israel, but to the entire peaceful world community. The United States must continue to lead in efforts not only to keep a check on the danger presented by Iran to the world, but also to help achieve a lasting peace in the Middle East. I join my colleagues from both parties today in strongly condemning Iran’s threats against Israel and urge passage of this important resolution.

Ms. LEE. Mr. Speaker, this morning I voted in favor of H. Res. 523, a resolution condemning the hateful statements of Iranian President Mahmoud Ahmadineja on October 26, 2005, against Israel. Mr. Speaker, these statements are not only outrageous, but must be denounced in the strongest possible terms.

Such inflammatory vitriol only contributes to destabilizing the Middle East. That’s why, Mr. Speaker, we must redouble our efforts for the cause of peace in the region and work with all our international partners, including multilateral institutions, to ensure that Iran does not acquire nuclear weapons.

In support of the resolution and voting to condemn these statements today, I do so knowing that the Resolution is not intended to provide legal justification, nor may it be cited in support, for preemptive military action against Iran.

Mr. REYES. Mr. Speaker, I join my colleagues in strong support of H. Res. 523, a resolution condemning Iranian Mahmoud Ahmadinejad’s declaration that “Israel must be wiped off the map.” At a time when so many are working to foster peace and enhance security in the Middle East, President Ahmadinej’s comments are not only abhorrent, but also place that already troubled region in further jeopardy. His statement warrants a swift, unequivocal condemnation from Congress as well as the United Nations.

Mr. CARDIN. Mr. Speaker, I rise in strong support of H. Res. 523, which condemns the recent threats against Israel made by Iranian President Mahmoud Ahmadinejad. The Iranian President recently declared that “Israel must be wiped off the map,” described Israel as “a disgraceful blot [on] the face of the Islamic world,” and declared that “[a]nybody who recognizes Israel will burn in the fire of the Islamic nation’s fury.”

I join my colleagues in condemning these remarks and threats against the state of Israel. Iran should repudiate these statements. The United Nations Security Council should condemn these statements and censure Iran for its statements and policies aimed at destroying Israel. These despicable comments only serve to legitimize and fuel those that preach hatred and anti-Semitism in the Middle East.

Earlier this year we marked the 60th anniversary of the liberation of the Auschwitz concentration camps by Soviet Army troops, which served as a reminder of the consequences of allowing anti-Semitism to flourish. I have worked closely with my colleagues on the U.S. Helsinki Commission and my fellow parliamentarians in the Organization for Security and Cooperation in Europe to take every possible measure to combat anti-Semitism and hate throughout the world.

In 2004 the OSCE’s Conference on Anti-Semitism produced the historic Berlin Declaration which condemns “without reserve all manifestations of and attacks motivated by anti-Semitism,” notes that anti-Semitism has “assumed new forms and expressions... which pose a threat to democracy and the values of civilization,” and “declares unambiguously that international developments or political issues, including those in Israel or elsewhere in the Middle East, never justify anti-Semitism.”

Iran has actively supported numerous terrorist groups over the years and has attempted to undermine the peace process between the Palestinians and Israelis. Iran has funded suicide bombers and militant organizations that are seeking to kill and maim Israelis, including civilians. Iran is still seeking weapons of mass destruction, and has deceived the international community in the past about its intentions. Next month the International Atomic Energy Agency, IAEA, will issue its report on the issue, and I would urge the IAEA to refer this matter to the U.N. Security Council for the consideration of sanctions.

The House should also take up and pass legislation to strengthen the Iran-Libya Sanctions Act, so called ILSA. I would support the five-year extension of ILSA when it was considered by the House Ways and Means Committee in 2001. H.R. 282, the Iran Freedom Support Act would repeal the sunset of ILSA, close some loopholes in ILSA, provide assistance to pro-democracy organizations in Iran, and require ILSA to remain in effect until the President certifies to Congress that Iran has permanently and verifiably dismantled its weapons of mass destruction programs and has committed to combating such weapons proliferation.

I am pleased that the European Union, Canada, and Russia have condemned the remarks of the Iran President. I urge my colleagues to support this resolution, and to work with our allies to promote democracy in Iran, convince Iran to give up its pursuit of WMD, and fight anti-Semitism wherever it arises.

Mr. CAPELLO. Mr. Speaker, I voted in favor of H. Res. 523. President Mahmoud Ahmadinejad’s threats against Israel are appalling and contemptible. I believe that all nations should strongly condemn these remarks. However, I do not want my vote to be misconstrued as a vote in support of a carte blanche measure to wage war against Iran, or any other country. The language in this resolution calls on “all civilized nations to consider measures to deny Iran the means to carry out its threats and to prevent Iran from acquiring nuclear weapons.” This statement means just that nations should consider measures against Iran, it does not authorize the use of force against Iran. I share the world’s concern about Iran acquiring weapons of mass destruction and it is imperative that we continue to pursue diplomatic avenues. I do not support this time, the use of my vote in favor of this resolution is and should not be interpreted as a vote authorizing such action.

Mr. PAUL. Mr. Speaker, I join with my colleagues here in condemning the statement reportedly made by Iranian President Mahmoud Ahmadinejad that “Israel must be wiped off the map.” I reject this statement and any such statement by any government anywhere because I reject the notion that the use or threat of violence is an appropriate way to solve international disputes.

While rejecting comments by Iran that seem to advocate the use of force, I must also strongly object to using Mahmoud Ahmadinejad’s statement as an excuse to escalate our own rhetoric and strengthen our anti-Iranian and anti-Muslim policies. This condemnable statement is nevertheless being encouraged to be used by our own efforts of remaking the Middle East in our own image.

I do find it interesting to hear my colleagues condemning Iran’s implied threat of force while in the same breath calling for the use of force.
against Iran. Ironically, it is small step from repeatedly calling Iran “our enemy” with increasingly militaristic rhetoric to calling for Iran to be “wiped off the map.” We should keep this in mind as we condemn the rhetoric of others while repeating similar rhetoric ourselves.

Mr. WAXMAN of Florida. Mr. Speaker, I rise today in strong support of this resolution condemning Iranian President Mahmoud Ahmadinejad’s threats against Israel. Not in recent time have we heard such a repugnant statement made by an international leader. And I stand here today with my colleagues from both sides of the aisle to declare that the United States Congress will not sit idly by while Iran threatens Israel with anti-Semitic, racist, and dangerous threats.

Since its establishment in 1948, Israel has sought to live in peace with its neighbors. It has signed peace agreements with Egypt and Jordan, and continues to seek a two-state solution with the Palestinians.

On the contrary, Iran continues to seek instability in the Middle East. For Iran’s dictatorial regime, instability is power. Its actions combined with its nuclear and anti-Western statements seek to accomplish nothing more than incite hate and violence in the region. President Ahmadinejad’s comments represent Iran’s long-term goal of violently destroying Israel. Most despicable about these statements is that Iranian leaders make them “in the name of Allah.” They attempt to manipulate the text of the Koran from its words of peace into directives of extremism and intolerance, tainting the world’s views of the religion.

Mr. Speaker, the people of Iran are calling out for freedom from the tyrannical regime which holds them hostage. While it is not the role of the United States to free the people of Iran, it is certainly our job to support them—and we will when they and their leaders choose democracy over autocracy and instability. Until then, the United States will never stand by when Iranian threats are levied at Israel or any other democracy in the world. The world can always count on that.

Ms. SCHWARTZ of Pennsylvania. Mr. Speaker, I rise in strong support of H. Res. 523, condemning the Iranian nuclear program and the worldwide repercussion of the Iran nuclear program. The resolution of this question will be postponed.

In recent years, Iran has stepped up its efforts to initiate terror against Israel by directly funding and providing safe haven, training and weapons to Hamas, Hezbollah and Islamic Jihad. And just hours after his speech, Islamic Jihad, breaching the tyrannical regime, killed 5 Israeli citizens in a terrorist attack in Northern Israel.

Mr. Speaker, Mr. Ahmadinejad has blood on his hands and we must stand strong against this menacing threat by passing this resolution.

Furthermore, I call on my colleagues to support the Iran Freedom Support Act, which would tighten and codify sanctions against Iran, and I urge the United Nations Security Council to take immediate action to thwart Iran’s continued pursuit of nuclear weapons. Iran’s bellicose words and aggressive behavior must be met by a strong, united reaction by the United States and the international community.

Mr. BROWN of Ohio. Mr. Speaker, on October 26, 2005, Iranian President Mahmoud Ahmadinejad stated that “Israel must be wiped off the map.” It is shocking and unbelievable that the leader of any nation would call for the complete destruction of another.

These types of threats cannot stand unanswered. I join my colleagues today in condemning the president of Iran’s remarks in the strongest of terms.

While the peace process has been moving along in the Middle East without much participation from the Bush administration, Iran continues to pursue nuclear armament with little interest shown by the president, and the United States remains bogged down in Iraq.

I hope these unconscionable statements will cause the Bush administration to renew its commitment to Israel and the Middle East.

Let us make no mistake, such statements present a serious threat to the world. Iran’s leaders are pursuing nuclear armament, and continue to call for the destruction of the state of Israel, one of the United States most important allies.

The statements made by President Ahmadinejad are not just a threat against the people of Israel, but they are a threat to the peace and stability of the entire world.

These words of hate must not go unanswered or unchallenged. The United Nations and the United States must stand firmly against such threats.

Ms. McCOLLUM of Minnesota. Mr. Speaker, I rise in strong support of this resolution and join my colleagues in condemning the vile statement made this week by Iran’s president, Mahmoud Ahmadinejad, when he called for Israel to be “wiped off the map.” Such words are not empty rhetoric but poison aimed at inciting hate, violence and terrorism. The fact that these words were spoken before an audience of students is a dark and ominous demonstration of the current Iranian president’s pathological leadership.

Israel is a sovereign democracy in which free people deserve the right to live in peace and without fear of terror or threats. While this dangerous man speaks venom, the people of Iran must be reminded that the people of the U.S. and the entire Congress stand in strong support of Israel. As Israel exists today, so will it exist one hundred years from now, and I hope, a thousand years from now, as a strong and inseparable partner of the American people.

Iran’s president is the voice of hatred and moral corruption. It is a voice not to be ignored, but guarded against. The people of Iran are not served by this voice and neither is the civilized world. President Ahmadinejad must be placed on notice by all nations of the world and all voices of civility and dignity—the people of Israel are our brothers and sisters and such a threat is not only a threat against Israel but against the entire world community. Collectively we seek peace, but we also deserve security, the U.S. and Israel and all nations that reject these virulent sentiments.

Mr. WAXMAN. Mr. Speaker, I rise in strong support for H. Res. 523 and join my colleagues in condemning Iranian President Mahmoud Ahmadinejad’s threats against Israel.

This week, during an anti-Zionist conference in Tehran, the Iranian President called for Israel to be “wiped off the map” and led group chants of “death to Israel.” Standing beside Sheik Nasrallah, leader of the Iranian-backed Hezbollah terrorist organization, he called for violence against Israel and all states that recognize her existence.

Leaders around the world responded with forceful condemnation. At the U.N., Secretary General Annan acted swiftly to reject Iran’s unprovoked hostility.

Now, it is time for the U.N. to stand up as an institution and rebuke Iran for its actions. It is time for the U.N., which has a long history of unfair treatment of Israel, to speak out loudly and clearly in support of its existence.

Iran’s threats against Israel violate the fundamental U.N. Charter principle of sovereign equality for all member states. The danger of its rhetoric is only underscored by its open support for terrorist groups that attack Israel, and its determination to develop nuclear weapons and obtain long-range missiles capable of striking Israel.

This alarming incident demonstrates that the international community must redouble its efforts to stop Iran’s nuclear program before the regime has the capability to try and carry out its evil designs.

Mr. LANTOS. Mr. Speaker, I yield back the balance of our time.

Mr. HYDE. Mr. Speaker, I want to congratulate the gentleman from California for his superb support for this important resolution, as well as the other Members who spoke.

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

The SPEAKER pro tempore (Mr. TERRY). All time for debate has expired.

Pursuant to the order of the House today, the resolution is considered read and the previous question is ordered on the resolution and on the preamble.

The question is on the resolution.

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

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

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

Mr. BONILLA. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days within which to revise and extend their remarks and include extraneous material on the conference report to accompany H.R. 2744.

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

There was no objection.
CONFERENCE REPORT ON H.R. 2744, AGRICULTURE, RURAL DEVELOPMENT, FOOD AND DRUG ADMINISTRATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2006

Mr. BONILLA. Mr. Speaker, pursuant to House Resolution 520, I call up the conference report on the bill (H.R. 2744) making appropriations for Agriculture, Rural Development, Food and Drug Administration, and Related Agencies for the fiscal year ending September 30, 2006, and for other purposes.

The Clerk read the title of the bill.

The SPEAKER pro tempore. Pursuant to House Resolution 520, the conference report is considered read. (For conference report and statement, see proceedings of the House of October 26, 2005, at page H9204.)

The SPEAKER pro tempore. The gentleman from Texas (Mr. BONILLA) and the gentlewoman from Connecticut (Ms. DELAURO) each will control 30 minutes.

The Chair recognizes the gentleman from Texas (Mr. BONILLA).

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

Mr. Speaker, I am pleased to bring before the House today the conference report on H.R. 2744, which is the Agriculture appropriations bill, which not only covers agriculture, but the Food and Drug Administration and related agencies for fiscal year 2006.

Mr. Speaker, I want to acknowledge the good work of the gentlewoman from Connecticut (Ms. DELAURO), my ranking member and good friend, who has contributed greatly to this process. It has been a real pleasure working with her and all the members of the subcommittee in getting to this point today.

I believe we have produced a good, bipartisan conference agreement that does a lot to advance important nutrition, research and rural development programs and still meet our conference allocations on discretionary spending and mandatory spending. My goal this year has been to produce a bipartisan bill, and I believe we have done a good job in reaching that goal.

This conference agreement does have significant increases over fiscal year 2005 for programs that have always enjoyed strong bipartisan support, and they include the following: Agricultural Research Service, $33 million; Cooperative State Research, Education and Extension Service, $33 million; Animal and Plant Health Inspection Service, $7 million; Food Safety and Inspection Service, $21 million; Farm Service Agency, $18 million; Natural Resources Conservation Service, $12 million; Rural Economic and Community Development Programs, $115 million; Domestic Food Programs, $6.5 billion; and the FDA, $40 million.

We have delayed implementation of the country-of-origin labeling for meat, produce and peanuts until 2006. The House voted for delay on COOL while this bill was considered on the floor. There are serious concerns about how this law would be implemented, and this delay gives the Department and the committee of jurisdiction the time to make this policy work.

Mr. Speaker, we refer to this bill as the agriculture bill, but it does far more than assist just basic agriculture. It also supports rural and economic development, human nutrition, agricultural exports, land conservation, as well as food, drug and medical safety. This is a bill that will deliver benefits to every one of our constituents every day, no matter what kind of district you represent.

I would say to all Members that they can support this conference agreement and tell all of their constituents that they voted to improve their lives while maintaining fiscal responsibility.

The conference agreement is a bipartisan product with a lot of hard work and input from both sides of the aisle. I would like to thank the gentleman from California (Mr. LEWIS) and the gentleman from Wisconsin (Mr. OBEY), who serve as the distinguished chairman and ranking member of the full Committee on Appropriations. They have been very supportive in moving not only this bill, but other appropriations bills through the Congress as quickly as possible.

I have tried our best to put together a good, solid bill that works for all of America. Much of it is compromise, to be sure, but I believe it is a good compromise and good policy.

In closing, I would also like to thank the subcommittee staff for all of their hard work. None of this could get done without the strong, good commitment, the hard work that this staff puts in day in and day out, sometimes well into the night and covering many weekends: Martin Delgado, the subcommittee clerk; Maureen Holohan, Leslie Barrack, and Jamie Swafford of the majority staff; and Martha Foley on the minority staff. In addition, I want to thank our detailee Tom O'Brien, and a great Texas Aggie, Walt Smith, from my personal staff.

Mr. Speaker, I would urge all of my colleagues to support this conference agreement.

Mr. Speaker, I include at this point in the Record tabular material related to this bill.
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### AGRICULTURE-RURAL DEVELOPMENT-FOOD AND DRUG ADMINISTRATION-AND RELATED AGENCIES—FY 2006

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<td>Farm ownership loans:</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Direct...</td>
<td>(208,320)</td>
<td>(200,000)</td>
<td>(200,000)</td>
<td>(208,000)</td>
<td>(208,000)</td>
<td>(-320)</td>
</tr>
<tr>
<td>Guaranteed...</td>
<td>(1,388,800)</td>
<td>(1,400,000)</td>
<td>(1,400,000)</td>
<td>(1,400,000)</td>
<td>(1,400,000)</td>
<td>(+11,200)</td>
</tr>
<tr>
<td><strong>Subtotal...</strong></td>
<td>(1,597,120)</td>
<td>(1,600,000)</td>
<td>(1,600,000)</td>
<td>(1,600,000)</td>
<td>(1,600,000)</td>
<td>(+10,880)</td>
</tr>
<tr>
<td>Farm operating loans:</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Direct...</td>
<td>(644,800)</td>
<td>(650,000)</td>
<td>(650,000)</td>
<td>(650,000)</td>
<td>(650,000)</td>
<td>(+5,200)</td>
</tr>
<tr>
<td>Unsubsidized guaranteed...</td>
<td>(1,091,200)</td>
<td>(1,200,000)</td>
<td>(1,200,000)</td>
<td>(1,100,000)</td>
<td>(1,100,000)</td>
<td>(+58,000)</td>
</tr>
<tr>
<td>Subsidized guaranteed...</td>
<td>(282,720)</td>
<td>(286,253)</td>
<td>(283,000)</td>
<td>(274,632)</td>
<td>(283,000)</td>
<td>(+8,082)</td>
</tr>
<tr>
<td><strong>Subtotal...</strong></td>
<td>(2,018,720)</td>
<td>(2,116,293)</td>
<td>(2,116,296)</td>
<td>(2,035,003)</td>
<td>(2,074,632)</td>
<td>(+55,912)</td>
</tr>
<tr>
<td>Indian tribe land acquisition loans...</td>
<td>(2,000)</td>
<td>(2,000)</td>
<td>(2,020)</td>
<td>(2,000)</td>
<td>(2,020)</td>
<td>(+20)</td>
</tr>
<tr>
<td>Natural disasters emergency insured loans...</td>
<td>(25,000)</td>
<td>---</td>
<td>---</td>
<td>(25,000)</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>Soil erosion and conservation loans...</td>
<td>(100,000)</td>
<td>(80,000)</td>
<td>(100,000)</td>
<td>(100,000)</td>
<td>(100,000)</td>
<td>---</td>
</tr>
<tr>
<td><strong>Total, Loan authorizations...</strong></td>
<td>(3,717,840)</td>
<td>(3,803,253)</td>
<td>(3,818,276)</td>
<td>(3,743,000)</td>
<td>(3,784,652)</td>
<td>(+66,612)</td>
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</tbody>
</table>
### Loan subsidies:

<table>
<thead>
<tr>
<th>Loan Type</th>
<th>FY 2005 Enacted</th>
<th>FY 2006 Request</th>
<th>House</th>
<th>Senate</th>
<th>Conference</th>
<th>Conference vs. Enacted</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Farm ownership loans:</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Direct</td>
<td>11,145</td>
<td>10,240</td>
<td>10,240</td>
<td>10,650</td>
<td>10,650</td>
<td>-495</td>
</tr>
<tr>
<td>Guaranteed</td>
<td>7,361</td>
<td>6,720</td>
<td>6,720</td>
<td>6,720</td>
<td>6,720</td>
<td>-641</td>
</tr>
<tr>
<td><strong>Subtotal</strong></td>
<td>18,506</td>
<td>16,960</td>
<td>16,960</td>
<td>17,370</td>
<td>17,370</td>
<td>-1,136</td>
</tr>
<tr>
<td><strong>Farm operating loans:</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Direct</td>
<td>65,060</td>
<td>64,675</td>
<td>64,675</td>
<td>64,675</td>
<td>64,675</td>
<td>-385</td>
</tr>
<tr>
<td>Unsubsidized guaranteed</td>
<td>35,246</td>
<td>36,360</td>
<td>36,360</td>
<td>33,330</td>
<td>34,845</td>
<td>-401</td>
</tr>
<tr>
<td>Subsidized guaranteed</td>
<td>37,831</td>
<td>33,282</td>
<td>33,282</td>
<td>35,375</td>
<td>34,329</td>
<td>-3,302</td>
</tr>
<tr>
<td><strong>Subtotal</strong></td>
<td>137,973</td>
<td>134,317</td>
<td>134,317</td>
<td>133,380</td>
<td>133,849</td>
<td>-4,908</td>
</tr>
<tr>
<td><strong>Indian tribe land acquisition:</strong></td>
<td>105</td>
<td>80</td>
<td>81</td>
<td>80</td>
<td>81</td>
<td>-24</td>
</tr>
<tr>
<td><strong>Natural disasters emergency insured loans:</strong></td>
<td>...</td>
<td>2,735</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
</tr>
<tr>
<td><strong>Total, Loan subsidies:</strong></td>
<td>156,548</td>
<td>154,092</td>
<td>151,358</td>
<td>150,830</td>
<td>151,300</td>
<td>-5,248</td>
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</table>

### ACIF expenses:

<table>
<thead>
<tr>
<th>Expense</th>
<th>FY 2005 Enacted</th>
<th>FY 2006 Request</th>
<th>House</th>
<th>Senate</th>
<th>Conference</th>
<th>Conference vs. Enacted</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and expense (transfer to FSA)</td>
<td>291,414</td>
<td>309,137</td>
<td>297,127</td>
<td>309,137</td>
<td>304,591</td>
<td>+13,177</td>
</tr>
<tr>
<td>Administrative expenses</td>
<td>7,936</td>
<td>8,000</td>
<td>8,000</td>
<td>8,000</td>
<td>8,000</td>
<td>+64</td>
</tr>
<tr>
<td><strong>Total, ACIF expenses</strong></td>
<td>299,350</td>
<td>317,137</td>
<td>305,127</td>
<td>317,137</td>
<td>312,591</td>
<td>+13,241</td>
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</tbody>
</table>

### Total, Agricultural Credit Insurance Fund:

<table>
<thead>
<tr>
<th>Fund</th>
<th>FY 2005 Enacted</th>
<th>FY 2006 Request</th>
<th>House</th>
<th>Senate</th>
<th>Conference</th>
<th>Conference vs. Enacted</th>
</tr>
</thead>
<tbody>
<tr>
<td>(Loan authorization)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total, Farm Service Agency</td>
<td>1,459,502</td>
<td>1,526,704</td>
<td>1,484,573</td>
<td>1,520,122</td>
<td>1,501,991</td>
<td>+42,489</td>
</tr>
</tbody>
</table>

### Risk Management Agency:

<table>
<thead>
<tr>
<th>Agency</th>
<th>FY 2005 Enacted</th>
<th>FY 2006 Request</th>
<th>House</th>
<th>Senate</th>
<th>Conference</th>
<th>Conference vs. Enacted</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total, Farm Assistance Programs</td>
<td>1,531,596</td>
<td>1,615,145</td>
<td>1,583,014</td>
<td>1,594,205</td>
<td>1,579,674</td>
<td>+48,078</td>
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</tbody>
</table>

### Corporations:

<table>
<thead>
<tr>
<th>Corporation</th>
<th>Enacted</th>
<th>Request</th>
<th>House</th>
<th>Senate</th>
<th>Conference</th>
<th>Conference vs. Enacted</th>
</tr>
</thead>
<tbody>
<tr>
<td>Federal Crop Insurance Corporation</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Reimbursement for net realized losses</td>
<td>16,452,377</td>
<td>25,690,000</td>
<td>25,690,000</td>
<td>25,690,000</td>
<td>25,690,000</td>
<td>+9,237,623 M</td>
</tr>
<tr>
<td>Hazardous waste management (limitation on expenses)</td>
<td>(5,000)</td>
<td>(5,000)</td>
<td>(5,000)</td>
<td>(5,000)</td>
<td>(5,000)</td>
<td></td>
</tr>
<tr>
<td><strong>Total, Corporations</strong></td>
<td>20,547,505</td>
<td>28,849,379</td>
<td>28,849,379</td>
<td>28,849,379</td>
<td>28,849,379</td>
<td>+8,301,874</td>
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</tbody>
</table>

### Total, title I, Agricultural Programs:

<table>
<thead>
<tr>
<th>Program</th>
<th>FY 2005 Enacted</th>
<th>FY 2006 Request</th>
<th>House</th>
<th>Senate</th>
<th>Conference</th>
<th>Conference vs. Enacted</th>
</tr>
</thead>
<tbody>
<tr>
<td>(By transfer)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(Loan authorization)</td>
<td>27,041,494</td>
<td>35,081,521</td>
<td>35,195,980</td>
<td>35,451,185</td>
<td>35,469,627</td>
<td>+8,428,133</td>
</tr>
<tr>
<td>(Limitation on administrative expenses)</td>
<td>(285,322)</td>
<td>(314,193)</td>
<td>(302,183)</td>
<td>(314,193)</td>
<td>(309,647)</td>
<td>(+14,352)</td>
</tr>
</tbody>
</table>

### TITLE II - CONSERVATION PROGRAMS:

<table>
<thead>
<tr>
<th>Program</th>
<th>FY 2005 Enacted</th>
<th>FY 2006 Request</th>
<th>House</th>
<th>Senate</th>
<th>Conference</th>
<th>Conference vs. Enacted</th>
</tr>
</thead>
<tbody>
<tr>
<td>Office of the Under Secretary for Natural Resources and Environment:</td>
<td>735</td>
<td>744</td>
<td>734</td>
<td>744</td>
<td>744</td>
<td>+9</td>
</tr>
<tr>
<td>Natural Resources Conservation Service:</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Conservation operations</td>
<td>839,661</td>
<td>767,783</td>
<td>773,840</td>
<td>819,561</td>
<td>839,519</td>
<td>+8,858</td>
</tr>
<tr>
<td>Watershed surveys and planning</td>
<td>7,026</td>
<td>5,141</td>
<td>7,026</td>
<td>5,141</td>
<td>5,141</td>
<td>-943</td>
</tr>
<tr>
<td>Watershed and flood prevention operations</td>
<td>74,971</td>
<td>---</td>
<td>60,000</td>
<td>60,000</td>
<td>75,000</td>
<td>+29</td>
</tr>
<tr>
<td>Watershed rehabilitation program</td>
<td>27,280</td>
<td>15,125</td>
<td>17,000</td>
<td>27,313</td>
<td>31,561</td>
<td>+4,281</td>
</tr>
<tr>
<td>Resource conservation and development</td>
<td>51,228</td>
<td>51,800</td>
<td>51,360</td>
<td>51,228</td>
<td>51,300</td>
<td>+72</td>
</tr>
<tr>
<td><strong>Total, Natural Resources Conservation Service</strong></td>
<td>991,168</td>
<td>813,649</td>
<td>938,026</td>
<td>963,243</td>
<td>963,987</td>
<td>+12,297</td>
</tr>
<tr>
<td><strong>Total, title II, Conservation Programs</strong></td>
<td>991,168</td>
<td>813,649</td>
<td>938,026</td>
<td>963,243</td>
<td>963,987</td>
<td>+12,297</td>
</tr>
</tbody>
</table>
## Title III - Rural Development Programs

<table>
<thead>
<tr>
<th>Office of the Under Secretary for Rural Development...</th>
<th>FY 2005</th>
<th>FY 2006</th>
<th>House</th>
<th>Senate</th>
<th>Conference</th>
<th>vs. Enacted</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rural Development:</td>
<td>627</td>
<td>635</td>
<td>627</td>
<td>635</td>
<td>635</td>
<td>+8</td>
</tr>
<tr>
<td>Rural community advancement program</td>
<td>710,321</td>
<td>521,689</td>
<td>657,389</td>
<td>705,106</td>
<td>701,941</td>
<td>-3,160</td>
</tr>
<tr>
<td>(Transfer out)</td>
<td>(-27,776)</td>
<td>---</td>
<td>---</td>
<td>(-28,000)</td>
<td>(-26,000)</td>
<td>(+1,776)</td>
</tr>
<tr>
<td>Total, Rural community advancement program</td>
<td>710,321</td>
<td>521,689</td>
<td>657,389</td>
<td>705,106</td>
<td>701,941</td>
<td>-3,160</td>
</tr>
</tbody>
</table>

### RD expenses:

| Salaries and expenses                               | 147,264| 167,864| 152,623| 164,773| 164,825    | +17,361    |
| (Transfer from RHIF)                                 | (444,755) | (456,866) | (455,242) | (465,886) | (454,809) | (+10,054)  |
| (Transfer from RDLP)                                 | (4,281) | (6,565) | (4,710) | (6,565) | (4,703)    | (+512)     |
| (Transfer from RTEL)                                 | (37,971) | (39,933) | (38,607) | (39,933) | (38,784)   | (+813)     |
| (Transfer from RTB)                                  | (3,127) | (2,500) | (2,500) | (2,500) | (2,500)   | (-627)     |
| Subtotal, Transfers from program accounts             | (490,134) | (514,975) | (501,368) | (514,975) | (500,886) | (+10,752)  |
| Total, RD expenses                                   | (637,398) | (682,824) | (653,991) | (679,748) | (665,511) | (+28,113)  |
| Total, Rural Development                              | 857,585| 689,528| 810,112| 869,879| 866,566    | +8,991     |

### Rural Housing Service:

#### Rural Housing Insurance Fund Program Account:

<table>
<thead>
<tr>
<th>Loan authorizations:</th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Single family direct (sec. 502)</td>
<td>(1,149,000)</td>
<td>(1,000,000)</td>
<td>(1,140,799)</td>
<td>(1,000,000)</td>
<td>(1,140,799)</td>
<td>(-1)</td>
</tr>
<tr>
<td>(Unsubsidized guaranteed)</td>
<td>(3,282,023)</td>
<td>(3,681,033)</td>
<td>(3,681,033)</td>
<td>(3,681,033)</td>
<td>(3,681,033)</td>
<td>(-1)</td>
</tr>
<tr>
<td>Housing repair (sec. 504)</td>
<td>(34,720)</td>
<td>(35,969)</td>
<td>(35,969)</td>
<td>(35,969)</td>
<td>(35,969)</td>
<td>(+200)</td>
</tr>
<tr>
<td>Rental housing (sec. 515)</td>
<td>(99,200)</td>
<td>(27,007)</td>
<td>(100,000)</td>
<td>(99,000)</td>
<td>(100,000)</td>
<td>(+100)</td>
</tr>
<tr>
<td>Site loans (sec. 521)</td>
<td>(5,049)</td>
<td>(5,000)</td>
<td>(5,000)</td>
<td>(5,000)</td>
<td>(5,000)</td>
<td>(-45)</td>
</tr>
<tr>
<td>Multi-family housing guarantees (sec. 538)</td>
<td>(99,200)</td>
<td>(200,000)</td>
<td>(100,000)</td>
<td>(100,000)</td>
<td>(100,000)</td>
<td>(+100)</td>
</tr>
<tr>
<td>Multi-family housing credit sales</td>
<td>(1,499)</td>
<td>(1,500)</td>
<td>(1,500)</td>
<td>(1,500)</td>
<td>(1,500)</td>
<td>(+1)</td>
</tr>
<tr>
<td>Single family housing credit sales</td>
<td>(10,000)</td>
<td>(10,000)</td>
<td>(10,000)</td>
<td>(10,000)</td>
<td>(10,000)</td>
<td>---</td>
</tr>
<tr>
<td>Self-help housing land develop.  (sec. 523)</td>
<td>(10,000)</td>
<td>(10,000)</td>
<td>(10,000)</td>
<td>(10,000)</td>
<td>(10,000)</td>
<td>---</td>
</tr>
</tbody>
</table>

#### Loan subsidies:

<table>
<thead>
<tr>
<th>Loan subsidies:</th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>(Unsubsidized guaranteed)</td>
<td>33,339</td>
<td>40,900</td>
<td>40,900</td>
<td>40,900</td>
<td>40,900</td>
<td>+7,581</td>
</tr>
<tr>
<td>Subtotal, Single family</td>
<td>165,444</td>
<td>154,800</td>
<td>170,837</td>
<td>154,800</td>
<td>170,837</td>
<td>+5,393</td>
</tr>
<tr>
<td>Housing repair (sec. 504)</td>
<td>10,090</td>
<td>10,521</td>
<td>10,521</td>
<td>10,238</td>
<td>10,238</td>
<td>+148</td>
</tr>
<tr>
<td>Rental housing (sec. 515)</td>
<td>36,513</td>
<td>12,400</td>
<td>45,880</td>
<td>41,292</td>
<td>45,880</td>
<td>-833</td>
</tr>
<tr>
<td>Multi-family housing guarantees (sec. 538)</td>
<td>3,462</td>
<td>10,840</td>
<td>5,420</td>
<td>5,420</td>
<td>5,420</td>
<td>+1,958</td>
</tr>
<tr>
<td>Multi-family housing credit sales</td>
<td>721</td>
<td>681</td>
<td>681</td>
<td>681</td>
<td>681</td>
<td>-40</td>
</tr>
<tr>
<td>Self-help housing land develop.  (sec. 523)</td>
<td>14,485</td>
<td>14,485</td>
<td>14,485</td>
<td>14,485</td>
<td>14,485</td>
<td>---</td>
</tr>
<tr>
<td>Multi-family housing preservation</td>
<td>---</td>
<td>52</td>
<td>52</td>
<td>52</td>
<td>52</td>
<td>+52</td>
</tr>
<tr>
<td>Total, Loan subsidies</td>
<td>228,430</td>
<td>189,294</td>
<td>233,391</td>
<td>228,983</td>
<td>242,108</td>
<td>+15,708</td>
</tr>
</tbody>
</table>

#### RHIF administrative expenses (transfer to RD):

| Rental assistance program                             | 444,755| 465,866| 465,242| 465,886| 454,809    | +10,054   |

#### Total, Rural Housing Insurance Fund


### Rural Housing Voucher Program:

| ---                                                 | 214,000 | ---     | 16,000  | 16,000   | +16,000    |

### Mutual and Self-Help Housing Grants:

| ---                                                 | 33,728  | 34,000  | 34,000  | 34,000   | 34,000     | +272      |

### Rural Housing Assistance Grants:

| ---                                                 | 43,840  | 41,000  | 41,000  | 41,000   | 41,000     | +276      |

### Farm Labor Program account:

| ---                                                 | 33,845  | 32,728  | 32,728  | 32,607   | 31,168     | -2,677    |

### Total, grants and payments:

| ---                                                 | 151,121 | 107,729 | 107,729 | 107,729  | 107,729     | +2,677    |

### Total, Rural Housing Service

| Loan authorization                                    | 1,359,662| 1,626,934| 1,446,387| 1,471,564| 1,475,163   | +105,001  |

### Rural Business Cooperative Service:

- **Rural Development Loan Fund Program Account**:
  - (Loan authorization): 33,939
  - Loan subsidy: 15,741
  - Administrative expenses (transfer to RD): 4,281
  - **Total, Rural Development Loan Fund**: 20,022

- **Rural Economic Development Loans Program Account**:
  - (Loan authorization): 24,803
  - Direct subsidy: 12,400
  - **Total, Rural Business Cooperative Service**: 83,706

- **Rural Utilities Service**:
  - **Loan authorizations**:
    - **Total, Loan authorizations**: (4,835,440)

### Loan Subsidies:

- **Electric**:
  - Direct, 5%: 3,819
  - Direct, Municipal rate: 1,339
  - Guaranteed electric: 60
  - **Subtotal, Electric**: 5,018

- **Telecommunications**:
  - Direct, Treasury rate: 99
  - **Subtotal, Telecommunications**: 212

- **Total, Loan subsidies**: 5,117

- **RETLP administrative expenses (transfer to RD)**: 37,971

- **Total, Rural Electrification and Telecommunications Loans Program Account**:
  - (Loan authorization): (4,835,440)
  - **Rural Telephone Bank Program Account**:
    - (Loan authorization): (175,000)
    - RTB administrative expenses (transfer to RD): 3,127
    - **Total, Rural Telephone Bank Program Account**: 3,127

- **High energy costs grants (by transfer)**:
  - Distance learning, telemedicine, and broadband program:
    - Loan authorizations:
      - Distance learning and telemedicine: (50,000)
      - Broadband telecommunications: (454,600)
      - **Total, Loan authorizations**: (595,600)
<table>
<thead>
<tr>
<th></th>
<th>FY 2005 Enacted</th>
<th>FY 2006 Request</th>
<th>House</th>
<th>Senate</th>
<th>Conference vs. Enacted</th>
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<tr>
<td><strong>Loan subsidies:</strong></td>
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<td></td>
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<tr>
<td>Distance learning and telemedicine:</td>
<td></td>
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<td></td>
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<tr>
<td>Direct</td>
<td>704</td>
<td>750</td>
<td>375</td>
<td>-329</td>
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<td>Grants</td>
<td>34,720</td>
<td>25,000</td>
<td>25,000</td>
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<td>30,000</td>
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<tr>
<td>Broadband telecommunications:</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>-4,720</td>
</tr>
<tr>
<td>Direct</td>
<td>11,621</td>
<td>9,973</td>
<td>9,973</td>
<td>11,829</td>
<td>10,750</td>
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<tr>
<td>Grants</td>
<td>8,928</td>
<td>9,000</td>
<td>10,000</td>
<td>9,000</td>
<td>72</td>
</tr>
<tr>
<td><strong>Total, Loan subsidies and grants:</strong></td>
<td>55,973</td>
<td>34,973</td>
<td>44,723</td>
<td>56,825</td>
<td>50,125</td>
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<tr>
<td><strong>Total, Rural Utilities Service:</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(Loan authorization)</td>
<td>(5,060,040)</td>
<td>(3,548,875)</td>
<td>(5,507,860)</td>
<td>(6,745,000)</td>
<td>(6,619,000)</td>
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<tr>
<td><strong>Total, title III, Rural Economic and Community Development Programs:</strong></td>
<td>2,413,768</td>
<td>2,458,132</td>
<td>2,470,058</td>
<td>2,534,453</td>
<td>2,528,337</td>
</tr>
<tr>
<td>(By transfer)</td>
<td>(517,910)</td>
<td>(514,975)</td>
<td>(501,368)</td>
<td>(542,975)</td>
<td>(526,886)</td>
</tr>
<tr>
<td>(Loan authorization)</td>
<td>(10,348,059)</td>
<td>(8,573,667)</td>
<td>(10,046,424)</td>
<td>(11,731,796)</td>
<td>(11,750,595)</td>
</tr>
</tbody>
</table>

**TITLE IV - DOMESTIC FOOD PROGRAMS**

Office of the Under Secretary for Food, Nutrition and Consumer Services: 590 599 599 599 599 9

Food and Nutrition Service:

- Child nutrition programs: 6,629,038 7,304,207 7,224,406 7,224,406 7,473,208 (+844,170 M)
- Transfer from section 32: 5,152,962 5,111,820 5,187,621 5,187,621 5,187,621 (+34,855 M)
- Team nutrition: --- --- --- --- 10,000 ---
- **Total, Child nutrition programs:** 11,782,000 12,416,027 12,412,027 12,422,027 12,860,829 (+878,829)
- Special supplemental nutrition program for women, infants, and children (WIC): 5,235,032 5,510,000 5,257,000 5,257,000 5,257,000 (+21,968)

**Food stamp program:**

- Expenses: 30,499,527 36,034,599 36,034,599 36,044,026 36,045,026 (+5,545,499 M)
- Armed forces provision: --- --- --- --- 3,000,000 ---
- Reserve: 3,000,000 3,000,000 3,000,000 3,000,000 3,000,000 ---
- Nutrition assistance for Puerto Rico and Guam: 1,515,027 1,535,796 1,535,796 1,522,369 1,522,369 (+7,342 M)
- The emergency food assistance program: 140,000 140,000 140,000 140,000 ---
- **Total, Food stamp program:** 35,154,554 40,711,395 40,711,395 40,711,395 40,711,395 (+5,556,841)

Commodity assistance program: 177,367 177,935 178,797 179,925 179,367 (+1,999)

Nutrition programs administration: 138,618 140,761 140,761 140,761 140,761 (+1,943)

**Total, Food and Nutrition Service:** 52,487,771 58,956,118 58,999,980 58,711,118 58,949,351 (+6,461,580)

**Total, title IV, Domestic Food Programs:** 52,488,361 58,956,717 58,700,579 58,711,717 58,949,950 (+6,461,589)

**TITLE V - FOREIGN ASSISTANCE AND RELATED PROGRAMS**

Foreign Agricultural Service:

- Salaries and expenses, direct appropriation: 136,719 148,792 148,224 147,868 147,901 (+11,182)
- [Transfer from export loans]: (3,394) (3,440) (3,440) (3,440) (+46)
- [Transfer from P.L. 480]: (1,086) (168) (168) (168) (-920)
- **Total, Salaries and expenses program level:** (141,201) (152,400) (151,832) (151,476) (151,509) (+10,308)

Public Law 480 Program and Grant Accounts:

- Program account: (109,000) (74,032) (74,032) (74,032) (-34,968)
- Loan subsidies: 93,444 65,040 65,040 65,040 65,040 (-28,404)
- Ocean freight differential grants: 22,541 11,940 11,940 11,940 11,940 (-10,601)
- Title II - Commodities for disposition abroad:
  - Program level: (1,173,041) (885,000) (1,107,094) (1,150,000) (1,150,000) (-23,041)
  - Appropriation: 1,173,041 885,000 1,107,094 1,150,000 1,150,000 (-23,041)
- Salaries and expenses:
  - Foreign Agricultural Service (transfer to FAS): 1,088 168 168 168 168 (-920)
  - Farm Service Agency (transfer to FSA): 2,914 3,217 3,217 3,217 3,217 (+303)
- **Subtotal:** 4,002 3,385 3,385 3,385 3,385 (-617)

**Total, Public Law 480:**

- Program level: (1,173,041) (886,000) (1,107,094) (1,150,000) (1,150,000) (-23,041)
- Appropriation: 1,203,028 965,365 1,167,459 1,230,365 1,230,365 (-62,663)
<table>
<thead>
<tr>
<th>CCC Export Loans Program Account (administrative expenses):</th>
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<tbody>
<tr>
<td>General Sales Manager (transfer to FAS).....................</td>
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<tr>
<td>Farm Service Agency (transfer to FSA)........................</td>
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<tr>
<td>Total, CCC Export Loans Program Account.....................</td>
</tr>
<tr>
<td><strong>McGovern-Dole International food for education and child nutrition program grants</strong></td>
</tr>
<tr>
<td>FY 2005 Enacted</td>
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<td>86,800</td>
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<td><strong>Total, title V. Foreign Assistance and Related Programs</strong></td>
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<tr>
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<tr>
<td>1,520,935</td>
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<tr>
<td><strong>(By transfer)</strong></td>
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<tr>
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<tr>
<td>4,842</td>
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<tr>
<td><strong>TITLE VI - RELATED AGENCIES AND FOOD AND DRUG ADMINISTRATION</strong></td>
</tr>
<tr>
<td>DEPARTMENT OF HEALTH AND HUMAN SERVICES</td>
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<tr>
<td><strong>Food and Drug Administration</strong></td>
</tr>
<tr>
<td>Salaries and expenses, direct appropriation..................</td>
</tr>
<tr>
<td>Prescription drug user fee act.................................</td>
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<tr>
<td>Medical device user fee act...................................</td>
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<td>Animal drug user fee act......................................</td>
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<td><strong>Subtotal</strong></td>
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<tr>
<td>Mammo graphic clinics user fee (outlay savings)...............</td>
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<tr>
<td>Export and color certification................................</td>
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<tr>
<td>Payments to GSA.................................................</td>
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<tr>
<td><strong>Buildings and facilities</strong></td>
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<tr>
<td><strong>Total, Food and Drug Administration</strong>......................</td>
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<td>1,450,098</td>
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<td><strong>INDEPENDENT AGENCIES</strong></td>
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<tr>
<td>Commodity Futures Trading Commission..........................</td>
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<tr>
<td>Farm Credit Administration (limitation on administrative expenses)</td>
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<td><strong>Total, title VI. Related Agencies and Food and Drug Administration</strong></td>
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<tr>
<td>FY 2005 Enacted</td>
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<td>1,543,670</td>
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<td><strong>TITLE VII - GENERAL PROVISIONS</strong></td>
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<tr>
<td>Hunger fellowships (sec. 722)................................</td>
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<tr>
<td>National Sheep Industry Improvement Center revolving fund (sec. 724)</td>
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<tr>
<td>Citrus canker compensation (sec. 760)........................</td>
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<tr>
<td>Northern Great Plains Regional Authority......................</td>
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<tr>
<td>Rural housing assistance grants (recessions)..................</td>
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<tr>
<td>Rural housing insurance fund (recessions)......................</td>
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<td>Detali Commission..............................................</td>
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<tr>
<td>Local TV loan guarantee (recessions)..........................</td>
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<tr>
<td>Agricultural conservation prog. (recessions)..................</td>
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<tr>
<td>Section 32 (recessions).......................................</td>
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<td>P.L. 480 Title I (recessions)..................................</td>
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<tr>
<td>Milk processing and packaging facilities........................</td>
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<td>Alaska private lands wildlife management........................</td>
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<td>Livestock Expo Center (sec. 753)................................</td>
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<td>Virginia Horse Center..........................................</td>
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<td>Great Plains conservation program, unobligated balances (recessions)</td>
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<td>Wisconsin Federation of Cooperatives...........................</td>
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<td>Florida citrus promotion.......................................</td>
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<td>Data mining and data warehousing activities....................</td>
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<tr>
<td>WIC contingency reserve (recessions) (sec. 762)................</td>
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<td>Specialty crop grants (sec. 766)................................</td>
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<td>SPSW Summer food service program..............................</td>
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<td>Healthy Forest Reserve.........................................</td>
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<td>Fruit and Vegetable pilot program................................</td>
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<tr>
<td>National Agriculture Imagery program...........................</td>
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<tr>
<td>World food prize................................................</td>
</tr>
<tr>
<td>Utah State........................................................</td>
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<tr>
<td>University of Nevada.............................................</td>
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</tbody>
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### AGRICULTURE RURAL DEVELOPMENT FOOD AND DRUG ADMINISTRATION-AND RELATED AGENCIES - FY 2006

**H.R. 2744 (H.Rept. 109-255)**

(Amounts in thousands)

<table>
<thead>
<tr>
<th>FY 2005 Enacted</th>
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<th>House</th>
<th>Senate</th>
<th>Conference vs. Enacted</th>
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<td>...</td>
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<tr>
<td>Nueces County</td>
<td>...</td>
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<td>...</td>
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<tr>
<td>IRP Choctaw</td>
<td>...</td>
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<td>...</td>
</tr>
<tr>
<td><strong>Total, title VII, General provisions</strong></td>
<td><strong>4,016,763</strong></td>
<td><strong>3,600</strong></td>
<td><strong>11,000</strong></td>
<td><strong>12,300</strong></td>
</tr>
</tbody>
</table>

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**OTHER APPROPRIATIONS**

**Hurricane Disaster Assistance Act, 2005 (P.L.108-324)**

- **Farm Assistance Programs - Farm Service Agency:**
  - Emergency conservation program (emergency) | 100,000 | ... | ... | ... | ... | -100,000 |
  - Conservation Programs - Natural Resources Conservation Service:
    - Emerg watershed protection program (emerg) | 250,000 | ... | ... | ... | ... | -250,000 |
  - Rural Development Programs:
    - Rural community advancement program (emergency) | 68,000 | ... | ... | ... | ... | -68,000 |
    - Rural Housing Insurance Fund Program Account:
      - Housing repairs (sec. 504):
        - Loan authorization (emergency) | (17,000) | ... | ... | ... | ... | -(17,000) |
        - Loan subsidies (emergency) | 5,000 | ... | ... | ... | ... | -5,000 |
      - Rural housing assistance grants (emergency) | 13,000 | ... | ... | ... | ... | -13,000 |
      - Emergency watershed protection program (emergency)
        - Conservation program (emergency) | 50,000 | ... | ... | ... | ... | -50,000 |
      - Section 32 transfer (emergency) | 50,000 | ... | ... | ... | ... | -50,000 |
      - Producer assistance (emergency) | 2,928,500 | ... | ... | ... | ... | -2,928,500 |
      **Total, Public Law 108-324 (emergency)** | **3,504,500** | ... | ... | ... | ... | **-3,504,500** |

  - Foreign Agricultural Service:
    - Public Law 480 Title II Grants (emergency) | 240,000 | ... | ... | ... | ... | -240,000 |
    - Natural Resources Conservation Service:
      - Emergency watershed protection program (emergency) | 104,500 | ... | ... | ... | ... | -104,500 |
      **Total, Public Law 109-13 (emergency)** | **344,500** | ... | ... | ... | ... | **-344,500** |
  - **Total, Other appropriations (emergency)** | **3,849,000** | ... | ... | ... | ... | **-3,849,000** |

**Grand total:**

- New budget (obligational) authority | 89,430,376 | 100,132,911 | 100,321,593 | 100,722,949 | 100,981,758 | +11,542,382 |
- Appropriations | (86,047,984) | (100,132,911) | (100,321,593) | (100,754,949) | (101,051,350) | +15,003,375 |
- Emergency Appropriations | 3,849,000 | ... | ... | ... | ... | ... |
- Contingency emergency Appropriations | ... | ... | ... | ... | ... | ... |
- (By transfer) | (817,714) | (832,776) | (807,159) | (860,776) | (840,141) | -(22,427) |
- (Loan authorization) | (14,191,899) | (12,450,952) | (14,538,732) | (15,548,828) | (15,619,279) | +(4,423,380) |
- (Limitation on administrative expenses) | (154,272) | (113,130) | (157,380) | (157,380) | (157,380) | +(3,108) |
Mr. Speaker, I reserve the balance of my time.

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

Mr. Speaker, I thank the gentleman from Texas for his statement. I am pleased to join with him today as we complete the work on this year’s Agriculture appropriations bill, the first in my capacity as ranking member of the agriculture appropriations subcommittee.

It has been a pleasure to work with Chairman Bonilla and his staff to put together this bill, as well as with Chairman Lewis and Ranking Member Obey in an effort to get here today. I want to say thank you to the subcommittee staffs for their hard work. It truly is yeoman’s work. I know that the staffs met for several weeks to iron out the differences between the House and Senate bills. We certainly appreciate all of their hard work.

This has been a privilege. When I chose to sit on this subcommittee 9 years ago, I did so because I have always believed that the issues overseen by the subcommittee speak to the responsibilities of the Federal Government. This is the only subcommittee where farm policy, rural development, conservation, nutrition programs, food safety, drug regulation and public health come together.

As such, it is my belief that the bill that we discuss today is more than a list of programs and funding levels. It is a statement of values, principles and priorities. So when we discuss this bill, I believe we think of it in those terms. We should remember that farm programs, international trade promotion and advocacy that help our farmers across the country sell our products may have profound implications on our Nation’s economy and quality of life. The research programs at USDA are critical to our efforts to protect our agriculture products, our national herd and our public health.

Indeed, there are many aspects of the bill that I am very proud of, particularly in the area of rural development. Whether it is affordable housing, clean drinking water or sewage systems, access to remote educational and medical resources, we know that rural America faces serious economic development challenges. And certainly the President’s budget failed to address those challenges, decimating many rural development programs.

And despite our hard work, the overall figure remains below the level of last year’s House bill, well below the 2004 level, and I am afraid that the funding shortfall in this bill will lead to long-term problems with rural infrastructure.

But together we made real headway in reversing those cuts. Indeed, I am proud of the work we were able to accomplish with respect to affordable housing in rural America. We were able to keep the House level on section 502 single family direct loans, which help low- and very low-income households obtain homeownership; and 515 loans for multifamily housing projects to provide living units for people with low and moderate incomes in rural areas. The amendment provides $141 million and $10 million over the respective Senate levels.

We also agreed to a new $9 million demonstration program under section 515 to preserve affordable rural multifamily housing. We created a new $16 million rental housing voucher program to protect tenants residing in section 515 multifamily housing from being threatened by their landlords, as well as preserving a nearly $3 million low-income multifamily housing preservation revolving fund in the Senate bill.

We made sure to secure language regarding Farm Service Agency office closings. FSA provides that critical link between the farmer and the Federal Government. FSA’s services directly deliver assistance to specialty crop producers, disbursement of payments for programs such as the peanut buyout, and the handling of disaster assistance payments. Our language ensures that if FSA chooses, FSA closings, which would require public hearings in the affected areas so that the voices of the community will be heard by USDA before any action is taken, and giving Congress 120 days advance notice.

Of course, the impact on the public health is significant as well. From FDA’s responsibilities to feeding programs, which urban areas like my hometown of New Haven rely on for women, infants and children, for schools, and for seniors and the disabled living on the edge of poverty. Ensuring that these programs are both funded and operated efficiently is, in my opinion, among the very serious obligations of government. Obligations we are charged in the subcommittee with overseeing.

I am pleased that we agreed to the funding levels in the House and Senate bills for the Women, Infants and Children Program in the conference agreement. We also protected the program’s reserve fund in the unlikely case the current estimates in funding prove too low.

I was particularly pleased we were able to secure strong report language challenging the belief at USDA to tell all agencies to take all necessary steps to keep avian flu out of the U.S., providing a report to us by March of next year on the progress of those efforts. We need to do whatever it takes to aggressively tackle this urgent public health matter, including engaging USDA in that effort. We also added strong report language calling on FDA to develop a response plan on human-to-human transmission of avian influenza.

I thank the chairman for working with me to double the annual funding for review of direct-to-consumer ads by FDA, as well as another $5 million for the highest-priority drug safety needs at the FDA. In 2001, the drug industry spent $2.7 billion on direct-to-consumer advertising, but the FDA office charged with ensuring that those ads are accurate was funded at only $861,000.Doubling the amount would start toward remedying the inequitable advantage, and the $5 million will be devoted to the most critical aspects of drug safety.

Mr. Speaker, I was pleased by many aspects of this bill. I was particularly pleased that after several years we had an opportunity to participate in a conference meeting to resolve several outstanding issues, and to do so in a public manner. But I was disappointed that the same openness and transparency did not carry all the way through to the resolution of all outstanding issues.

And there is much to be done, from food stamps and drug reimportation to stop FDA from granting conflict of interest waivers. As the agency entrusted with ensuring the safety of our food and drug supply and to protect the public health, we all understand how important it is that we maintain FDA’s integrity. But the past year has been particularly difficult, from the flu vaccine shortages caused by inept manufacturing oversight to delayed withdrawal of medicines such as Vioxx that have resulted in thousands of unreported deaths to ongoing safety concerns regarding medical devices.

Restoring integrity to FDA starts with providing better guidelines in the makeup of its advisory committees. We are particularly disappointed at the granting of waivers by FDA to scientists and other experts who have potential conflicts of interest. Permitting these experts to serve and vote regardless of conflict is wrong. This must stop.

President Bush previously opposed the granting of waivers by FDA to scientists and other experts who have potential conflicts of interest. Permitting these experts to serve and vote regardless of conflict is wrong. This must stop.

The House adopted an amendment 218-210 that would have stopped the granting of such waivers for 1 year for voting members of FDA advisory committees. I believe this was the right approach. Surely we have enough doctors and scientists in this country that we can find unbiased solutions. The Senate adopted language that fails to address the issue by allowing the current practice at FDA to continue. In an effort to break the deadlock on the issue, I offered a compromise amendment at conference, an amendment that the chairman graciously supported, but the Senate would not accept.

I am disappointed with the language that the majority put into the conference report. My hope is in the coming year we can resolve the problem.

Another serious shortcoming in the bill is in the area of country of origin.
labeling, giving people the information they need to make an informed choice to protect the safety of their families. Thirty-five other countries we trade with already have a country of origin food labeling system in place, this at a time when food imports are increasing, avian flu is raging, and the number of inspections of imported meat are decreasing.

And given the fact that we continue to have major recalls of meat products, this effort is also about being able to trace back a contaminated product in the event of a recall. Knowing the source of an outbreak is critical to the process so we can quickly take action to prevent people from getting sick.

Unfortunately, this conference report pushes back any action to implement a labeling system until September 2008. It expands the moratorium to include fruits and vegetables, something that was not in the House bill. I regret to say this is a serious failing, a decision on which we had no input. I hope the Congress will revisit this soon.

Perhaps the biggest disappointment in this bill, one so antithetical to the subcommittee’s mission that I believe it undermines much of the good work we have done in the past year, is our failure to protect the integrity of the food stamp program, one of the most effective, well-run Federal programs we have.

Twenty-five million citizens receive food stamp benefits, children, seniors, low-income families, many displaced by the recent hurricanes. Despite these immense responsibilities, this bill allows a plan to delegate certification and enrollment of recipients for food stamps to a private firm with no accountability or quality assurances.

But the Texas Food Stamp Privatization Plan would lay off at least 1,200 State workers, closing more than a quarter of State-run eligibility offices around the State, replacing staff at low hourly rates. Major responsibilities would fall to community organizations, which have admitted they do not have the capacity to handle. Clients would be forced to travel long distances or rely on the Internet for services, with serious implications for seniors, low-income families and those with disabilities.

In addition, the plan appears to flout the law, conflicting with Federal statutes governing the food stamp program, which require States to obtain a waiver from USDA.

What makes this so unfortunate is that it is so unnecessary. The food stamp program right now is operating with the lowest error rate it has ever had. Texas itself has a very well-operated program. This is not simply about an isolated issue in Texas. Taxpayers all over the country pay half the cost of running the food stamp program. We have an obligation to ensure that the program is run effectively, efficiently, and in compliance with the law. Quite simply, the conference report fails to fulfill that obligation, one of our most serious responsibilities for this subcommittee.

Just let me mention one or two areas of concern that I have. The House and Senate adopted identical language prohibiting the use of Federal funds for the inspection or verification of horse slaughter for human food. It was a wide margin on roll calls in both Houses. Still there were concerns that the provision would be dropped, and in the final agreement between House and Senate, I was pleased to see the prohibition maintained, even if it was delayed for 120 days.

I am confused by the notion as the bill was ready to be filed that there was included a completely new authorizing legislation on horse slaughter, making it parliamentarily impossible to offer this amendment ever again on the House floor. It seems to me that flies in the face of our democratic process.

Another provision that was not either in the House or Senate bill or discussed in conference which was inserted without debate before the conference report was filed has to do with a series of changes to the Organic Foods Production Act of 1990. Members are now faced with the possibility of a completely different answer. Section 796 of the bill contains language permanently amending the Immigration and Nationality Act. It was adopted by the Senate as part of the bill. I do not know why the sponsor had to have it inserted without full consideration and hearing, and why it was included in the agriculture appropriations bill.

As I pointed out, I think we made tremendous progress, and we are going to move forward and adopt this piece of legislation. Despite my concerns, it has been a pleasure working with the chairman on this effort on this important bill. I believe we do have much to be proud of. We can feel a sense of accomplishment toward a community product. My hope is we can address the issues where there still appear to be differences and that we can move forward.

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

Mr. BONILLA. Mr. Speaker, I reluctantly yield 5 minutes to the gentleman from Kentucky (Mr. WHITFIELD).

Mr. WHITFIELD. Mr. Speaker, I want to thank the Chairman for yielding. He is most gracious to yield to someone who will speak against the conference report and will reluctantly vote against the conference report. It is not every committee chairman that would yield to anyone that would do that, particularly when you are talking about an appropriation bill.

I rise today in opposition reluctantly to this, but I do so primarily because of an issue of process that I have become increasingly concerned about in my 11 years in the U.S. Congress.

This conference report was filed last night. The Rules Committee met quickly after that, developing the rule for consideration of the conference report. The conference report violated rule XXII of the House and violated rule XXVIII of the Senate in that section 798 was included in this conference report which was not a part of the House bill, was not a part of the Senate bill. This specifically changes substantive law.

Yet as is usually the case, the Rules Committee issues a rule waiving all points of order, which actually does raise a question of why does the House need rules, why does the Senate need rules, if we are always waiving those rules and Members never have an opportunity to bring an issue up.

Mr. Speaker, 798 is not about horse slaughter, and we have heard a lot about horse slaughter. I will admit I am one of those in the House that is making an effort to do what we can to stop the slaughter of horses for human consumption in Europe. There are only two companies left in the U.S. that are still doing this. One is owned by a French company, and one is owned by a company in Belgium. But that is not the issue here today.

Section 798 changed section 619 of title 21 of the Federal Meat Inspection Act...
vote against the conference report, but I do want to thank Chairman Lewis and Chairman Bonilla for allowing me to speak. I appreciate that very much.

Ms. DeLauro. Mr. Speaker, I yield 4 minutes to the gentleman from Ohio (Mr. Kucinich).

Mr. Kucinich. Mr. Speaker, I think the gentlewoman from Connecticut (Ms. DeLauro), our ranking member, has stated many of the concerns which Members of Congress have with this bill. I would like to state mine, and indicate why I am going to vote against the agriculture appropriations conference report.

Section 797 undermines the organic food industry by changing the definition of organic food without a congressional hearing, without agreement by the National Organic Standards Board, and without consumer consent.

All across America when people go shopping, there are millions of Americans who are looking for the organic label. Why? Because it is considered to be a label that is indicative of greater integrity in food, food which is not likely to be poisoned with pesticides, food which is carefully grown by organic farmers, food which is healthier. People want that label.

But Americans should know that this bill has changed the organic food law and that big food companies have prodded Congress to change the organic food law and that this would allow the use of synthetic ingredients in organic products and potentially weaken the organic dairy standards.

More specifically, the amendments which the industry has helped to put in this bill would leave unresolved whether young dairy cows could be treated with antibiotics and converted to organic within 12 months, which would create a serious new loophole in which organic ingredients could be substituted with nonorganic ingredients, without any notice, and emergency decrees. Now, consumer confidence in the organic label is absolutely essential to ensure a strong organic market.

I have had the opportunity to meet with organic farmers all across America, and they take great pride in their product and in their produce. And what this bill does is it undermines organic standards. It could permanently allow synthetic processing aids and food contact substances to be used in organic foods without any type of public review for their safety and compatibility with organic production and processing.

Let me tell the Members what this is reminiscent of. In 1992, the Food and Drug Administration ruled that genetically modified organisms were the functional equivalent of conventional foods. They had no scientific basis to make that decision, but they went ahead and set the stage for the very food that we eat to be altered genetically without any science behind it. Now, if we are what we eat, we should be careful about how our food is made so we know what we are going to become. And we have taken no concern about that in this Congress because today GMOs are found in hundreds of millions of acres of food in this country, and now we are weakening organic standards with this bill.

It is time for Congress to take a stand for pure food. It is time for Congress to take a stand for integrity in food. It is time for us to vote against this bill which undermines organic standards.

Mr. Bonilla. Mr. Speaker, I yield 1 minute to the very distinguished gentleman from Iowa (Mr. Latham).

Mr. Latham. Mr. Speaker, I thank the gentleman very much for yielding me this time.

I just want to take a minute to thank the chairman for doing such an unbelievably great job through a very difficult year with the allocations; and the ranking member, who has worked so hard, and is a very good friend; and certainly and most importantly, the staff who have done just a fabulous job of putting together this most difficult bill.

Obviously, there are a lot of things we need to get this agriculture with the FDA throughout this entire bill.

Mr. Lewis of California. Mr. Speaker, will the gentleman yield?

Mr. Latham. I yield to the gentleman from California.

Mr. Lewis of California. Mr. Speaker, I would love to associate myself with his remarks.

Mr. Latham. Mr. Speaker, reclaiming my time, one very important priority is the completion of the animal health facility at Ames, Iowa, and this $58.8 million will complete that $462 million project. And it is so important for human health, animal health, food safety.

I just want to thank the committee chairman for being the ranking member for their support.

I rise in support of this conference report, and encourage the members of the House to do the same, as this is a well-balanced measure. In a climate of tight allocations, the chair and encourage the members of the House to support this conference report.

In summary I have noted just a few of the important parts of this FY 06 Agriculture Appropriations Conference Report.

This was a difficult process but we have a great bill that protects our food supply, safe guards the environment and ensures our country continues to benefit from the safest and most reliable pharmaceutical and medical devices in the world.

Again, I urge the members to support this conference report.

Ms. DeLauro. Mr. Speaker, let me just say once again what a pleasure it has been to work with the chairman and his staff, in particular, Maureen Holohan, Leslie Barrack, Jennifer Miller, and Martin Delgado. I appreciate all of their efforts and good work.

As I say to my staff, I was in a staff position before and all of this does not happen by some alchemy. It happens because good people do a lot of good work, and I am most appreciative of the assistance from Rob Nabor and Martha Foley and, from my own staff, Ashley Turton and Leticia Mederos.

I will support the conference report.

Mr. Bonilla. Mr. Speaker, I thank the gentlewoman for her comments.

Mr. Green of Wisconsin. Mr. Speaker, today, I voted against the conference report on H.R. 2744, the Agriculture, Rural Development, Food and Drug Administration, and Related Agencies Appropriations Act for Fiscal Year 2006, primarily because it did not include an extension of the Milk Income Loss Contract (MILC) program. I have fought very hard for the MILC extension and was disappointed that it could not be included. In addition, the conference report is $199 million over its budget allocation. While I was given assurances that future funding will be cut to offset this discrepancy, this appropriations bill should not have been brought to the floor over its allocation. I will be watching very closely to ensure this funding is offset in future bills.

As I said, I support many of the provisions in this conference report. In particular, I was pleased to help secure $2.25 million for the Wisconsin and Minnesota Health Care Cooperative Purchasing Alliance Demonstrations
Projects. This funding will provide health care coverage to small businesses and family farms in rural areas across the State. The bill also contains $1.75 million I requested for the State of Wisconsin to combat Chronic Wasting Disease. Despite the many positive aspects of this legislation, on balance—because of the negation that I opposed—I believe it was not worthy of my support.

Mr. HINCHHEY. Mr. Speaker, I have a number of problems with the Fiscal Year 2006 Agriculture Appropriations conference report as it stands now. Its damage to provisions on country-of-origin labeling and organic standards are two alarming reasons to vote against the bill.

But Mr. Speaker, I am most disappointed with this bill’s final language regarding conflicts of interest on FDA Advisory Boards.

As you may recall, earlier this year members from both sides of the aisle supported my amendment to shut down bad behavior at the Food and Drug Administration on this issue.

In fact, 217 members of this chamber agreed with me that when the FDA allows scientists with financial conflicts of interest to serve on advisory boards that judge the safety, effectiveness, and viability of various medical treatments, the public health is jeopardized at the expense of inappropriate and personal interests.

These appointments flat-out undermine the objectivity of committee advice and bias recommendations.

And yet, the final language that we are considering today is more like a present to the agency for its bad behavior, instead of the treatment it truly deserves.

This bill contains considerable loopholes that will enable the FDA to keep on allowing conflicted panelists to vote on matters that they have no business judging. While this bill does include new reporting requirements that are intended to help watchdogs keep an eye on how frequently the FDA uses these waivers, I am concerned that the language of the OFPA. This final judgment requires USDA to develop new rules within one year. It also allows producers, handlers, and processors to operate and sell products under the old rules until June 2007.

Regulatory changes are a viable means to resolve the inconsistencies between the law (OFPA) and USDA regulations. The organic farming community opposes the broadening of the definition of organic to include synthetic ingredients. Changes in this area should have been made in an open manner under regular order and not inserted as a rider to the Agricultural Appropriations bill.

Mr. UDALL of Colorado. Mr. Speaker, I will vote for this conference report for H.R. 2744, the “Agriculture, Rural Development, Food and Drug Administration, Appropriations Act of 2006.”

While the amounts in the bill are not adequate to fully meet the needs of rural Colorado—and I’m disappointed that there isn’t more—the fact is that the Federal Government is being forced to do more with less in a time of record budget deficits.

The conference report does include some important improvements over the House-passed bill. This is particularly true as regards funding for conservation programs and rural development.

The bill also provides support for research programs that are important to Colorado State University, including work on infectious disease and ultraviolet radiation monitoring.

However, I am particularly disappointed with the conference committee’s decision to continue to delay for another two years implementation of a mandatory country-of-origin labeling (COOL) for products such as meat and produce. The short-sightedness of the conference committee denies Colorado ranchers and farmers a wonderful resource to market their products and provide consumers a clear choice in the products they purchase. I also am disappointed by the lack of consulted, consensus and public discourse that marked the process of developing the legislation.
Mr. DINGELL. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days to revise and extend their remarks and include extraneous material on the death of the Honorable John Lesinski, Jr.

The SPEAKER pro tempore (Mr. GILLMOR). Is there objection to the request of the gentleman from Michigan.

There was no objection.

Mr. Speaker, I rise to honor the life and service of a former member of this great institution, John Lesinski, Jr., who passed away on Friday, October 21, 2005.

Congressman Lesinski was born in Detroit, MI on December 28, 1914. Like his father, Congressman Lesinski served in the U.S. House of Representatives, representing the 16th District of Michigan from 1951 to 1965. He also bravely fought for our Nation, enlisting in the Navy at the age of 18, and had his first tour of duty from 1933–1937.

He returned to the Navy after Pearl Harbor was attacked and served the duration of the war leaving the service in 1945, having received both a Purple Heart and a Navy and Marine Corps Medal.

I knew Congressman Lesinski personally, as well as a fellow Polish American, he taught me much about what it takes to be an effective member of Congress. I served with Congressman Lesinski as a colleague and faced him as a primary opponent; I know that he served the people of the 16th District with great purpose and conviction.

I salute the long and full life Congressman Lesinski led and his service in this House—he was a good and able public servant who will be much missed.

I also want to express my condolences to his family, particularly his son Gary who is continuing the Lesinski family tradition of service as an aide to our colleague from North Carolina, Mr. MILLER.

John now joins his dear wife Margaret. He is survived by his sons John W., Ron, Richard, Gary and James, and his daughter Patricia Hinton; as well as his grandchildren Jodi, Jennifer, Jonathan, Jessica and Justin, and great-grandchild Noah.

This House has lost a distinguished alumnus, a member who was dedicated to his district, this institution and this Nation. May the Lord keep him and his beloved wife Margaret in peace.

Survived by: Sons, John now joins his dear wife Margaret. He is survived by his sons John W., Ron, Richard, Gary and James, and his daughter Patricia Hinton; as well as his grandchildren Jodi, Jennifer, Jonathan, Jessica and Justin, and great-grandchild Noah.

We will pray for the repose of his soul and ask that the good Lord give comfort and strength to his family.

Mr. DINGELL. Mr. Speaker, I ask unanimous consent that the following card be printed in the Congressional Record:

ANNOUNCING DEATH OF FORMER MEMBER JOHN LESINSKI, JR.

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

Mr. DINGELL. Mr. Speaker, I rise to announce the death of a distinguished former Member of this body, a colleague of ours and a friend of many of us here, the Honorable John Lesinski, Jr., who passed away on Friday, October 21, 2005. He served in this Congress with great distinction, and he served his Nation in time of war in the Navy with great distinction. He received the Purple Heart and the Navy and the Marine Corps Medal in addition to serving from 1950 to 1964.

We will pray for the repose of his soul and ask that the good Lord give comfort and strength to his family.

The SPEAKER pro tempore. Without objection, 5-minute voting will continue.

There was no objection.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. The pending business is the vote on adoption of House Resolution 523 on which the yeas and nays are ordered.
The vote was taken by electronic device, and there were—yeas 383, nays 0, answered “present” 1, not voting 49, as follows:

(Roll No. 556) YEAS—383

Abercrombie (HI) DeFazio (D) Jackson-Lee (TX)
Ackerman (NY) DeGette (CO) Jackson-Tevis (GA)
Aderhold (GA) Delahanty (PA) Jackson-Johnson (OH)
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Alexander (TN) Delaney (CT) Janicek (CO)
Allen (OK) Delegates Doe (GA) Jianlin (IL)
Andrews (MD) DeLargy (IL) Johnson (SC)
Bachus (AL) DeLauro (CT) Johnson (TX)
Bach (VA) DelBene (WA) Johnson (WI)
Baldwin (WI) DelBost (NH) Johnson-Carr (NM)
Barrett (SC) Denham (GA) Johnson-Collins (GA)
Barrow (GA) Dent (GA) Johnson-Greene (GA)
Barrett (NC) Davis (GA) Johnson-Griggs (MS)
Bart (IL) Davis (GA) Johnson-Ray (GA)
Beattie (NC) Deal (GA) Johnson-Simpson (SC)
Beeler (OH) Deal (MS) Jones (GA)
Berman (CA) Deal (NJ) Jones (MD)
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recovery that relate to wages and benefits to be paid to workers, which was referred to the House Calendar and ordered to be printed.

PRIVILEGED REPORT ON RESOLUTION OF INQUIRY TO SECRETARY OF HOMELAND SECURITY

Mr. McCaul of Texas, from the Committee on Homeland Security, submitted an adverse privileged report (Rept. No. 109-259) on the resolution (H. Res. 463) of inquiry directing the Secretary of Homeland Security to provide certain information to the House of Representatives relating to the re-appointment of airport screeners, which was referred to the House Calendar and ordered to be printed.

AMENDMENT PROCESS FOR H.R. 4128, PRIVATE PROPERTY RIGHTS PROTECTION ACT OF 2005

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

Mr. DREIER. Mr. Speaker, the Rules Committee may meet next week to grant a rule which could limit the amendment process for floor consideration of H.R. 4128, the Private Property Rights Protection Act of 2005.

Any Member wishing to offer an amendment should submit 55 copies of the amendment and one copy of a brief explanation of the amendment to the Rules Committee in room H-312 of the Capitol by 10 a.m. on Wednesday, November 2, 2005. Members should draft their amendments to the bill as reported by the Judiciary Committee on Thursday, October 27, which is expected to be filed with the House early next week. Members are also advised that the text should be available for their review on the Web sites of the Judiciary and Rules Committees by today, October 28.

Members should consult the Office of Legislative Counsel to ensure that their amendments are drafted in the most appropriate format and should check with the Office of the Parliamentarian to be certain that their amendments comply with the rules of the House.

LEGISLATIVE PROGRAM

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

Mr. HOYER. Mr. Speaker, I yield to the gentleman from California, chairman of the Rules Committee, I am not sure what the other titles are, for the purposes of informing us of the schedule for the week to come.

Mr. DREIER. Mr. Speaker, I thank my friend for yielding, and I will tell the gentleman that day titles is just that of a humble servant to try and make sure that this institution works as well as possible in a bipartisan way.

Mr. HOYER. Mr. Speaker, I think most of the public believes that we hopefully are servants. The adjective I am not sure that they always agree with.

Mr. DREIER. Well, humble is the one I put there, and I am proud to have it there.

Mr. Speaker, let me say that the House will convene on Tuesday at 12:30 p.m. As you know, we are going to be proceeding today with the resolution on Rosa Parks, which is a very important item for us. But when we adjourn and complete our business today, we will adjourn to meet on Tuesday at 12:30 for morning hour and at 2 p.m. for legislative business. We will consider several measures under suspension of the rules. A final list of those measures to be considered under suspension will be sent to Members’ offices by the end of today. Any votes called on those measures will be rolled until 6:30 p.m. on Tuesday.

For Wednesday and the balance of the week, the House will consider additional legislation under suspension of the rules, as well as H.R. 4128, the Private Property Rights Protection Act of 2005, which I just mentioned and asked for submission of amendments on that. We will be making a rule in order for that. We also anticipate that the House will consider additional appropriations conference reports as they become available.

Mr. HOYER. Mr. Chairman, you do not mention Friday. There is one bill mentioned, plus perhaps conference reports on appropriations bills. Do you anticipate that we will be meeting Friday next, or that Members can be reasonably confident that we will complete our work for the week by Thursday night?

Mr. DREIER. Mr. Speaker, let me just say that obviously we are working very hard on the appropriations work. Chairman Lewis is moving through that agenda very well, and it is our hope that we will be able to complete work. But just as we found today we had the opportunity to consider the Agriculture appropriations conference report, we may, next Friday, have a conference report that would come forward.

Obviously, we will try to get our work completed as expeditiously as possible, and if we can complete it by Thursday, we would like to. But I do think that Members should look at the prospect of being here at least part of the day on Friday of next week, if we do have another conference report from the Appropriations Committee.

Mr. HOYER. Reclaiming my time, I thank the gentleman for that information.

Regarding Wednesday’s schedule, which I know has become somewhat complicated, first of all, it is my understanding that the majority has some meetings on that morning. In addition, as you know, and you mentioned the resolution that we are going to consider on Rosa Parks, Rosa Parks’ funeral in Detroit is on Wednesday. Obviously, therefore, many, many Members will want to be attending that funeral, I am sure, on both sides perhaps. And we are wondering whether or not we can structure Wednesday’s schedule to accommodate attendance at the funeral that Members will not miss votes. It is my understanding that the funeral is at 11 o’clock.

I might yield to the ranking member of the Judiciary Committee, who was very, very close to Mrs. Parks, to perhaps have a plane time frame in which Members could be back from the funeral.

Mr. CONYERS. I thank the gentleman give some idea as to when you believe that Members who attend the 11 o’clock funeral would be able to get back to Washington vis-a-vis votes?

Mr. DREIER. It would be a 2 to 3-hour service, and we are trying to arrange military craft. We are talking with the Pentagon right now. The Speaker’s Office has been very cooperative on this, and we are hoping that there would be a plane for Members to leave here from Washington to Detroit, and back to Washington.

Mr. HOYER. And then given the fact that the Speaker’s Office obviously is making these arrangements, I yield to my friend.

Mr. DREIER. I thank my friend for yielding. And let me thank Mr. Conyers for outlining the schedule for the Nation to remember an extraordinary life.

I, of course, remember very well when we honored Rosa Parks here, and, having learned so many things about her that I frankly did not know just within the last few days, her level of political activism in the 1960s and the kinds of things that she had done, it is very appropriate, and, I know the Speaker has done everything that he possibly can to ensure that we do recognize this great life and, of course, by having Rosa Parks’ body lie in state here in the Capitol. I think that is a great testament to an extraordinary life.

As we look at our legislative schedule, Mr. Speaker, let me say that we have the very important goal of dealing with legislation that is emerging from the committee chaired by Mr. Sensenbrenner, and Mr. Conyers is the ranking minority member. And that legislation which I mentioned earlier, dealing with the issue of eminent
domain, is a high priority. So I can assure my friends on both sides of the aisle that we will do everything that we possibly can in looking at the exigencies of the schedule as it relates to Mrs. Parks’ funeral in Detroit to accommodate Members when it comes to managing the bill on the floor and votes themselves as they take place. So we will do all that we can to address as well as we possibly can those very understandable issues.

Mr. HOYER. I thank the gentleman for the opportunity to address the concerns of those Members who are hoping to attend the funeral and Members who are going, because I presume that all of us would want to be on the floor in recognition of the extraordinary life, we are going to have a recognition of the gentleman from Michigan for his thoughtful remarks.

Mr. HOYER. I appreciate the comments of both the ranking member, Mr. CONYERS, who has been so involved in the life of Rosa Parks and such an advocate of civil rights, which was her cause and her life, as the gentleman from Michigan has observed, and I thank him for his comments.

Mr. CONYERS. I just wanted to indicate we expect to be back by 6 o’clock. That is our goal.

Mr. HOYER. As I said, my presumption is that we will try to make sure, I say we, the Speaker’s Office will try to make sure that we accommodate Members who are going, because I presume there will be a substantial number.

Mr. DREIER. If the gentleman will further yield, I will just say at this juncture that we are going, again as the gentleman from Maryland has just said, this is obviously in somewhat of a state of flux, but we are going to do everything that we possibly can to accommodate the concerns of those Members who are hoping to attend the funeral of Mrs. Parks.

I thank my friend for yielding.

Mr. HOYER. I am sure that all of us want to work this out, and I appreciate that comment.

Let me go, if I might now, to appropriations conference reports. They are not listed here, other than obviously we anticipate that there may well be appropriations conference reports. Do you know if we will yield or will we expect next week and when they might be considered?

I yield to my friend.

Mr. DREIER. I cannot tell you exactly when next week they will be considered, because obviously, we anticipate their filing. I can tell you that from my role on the Rules Committee, that we often wait for appropriations conference reports to be filed, and we do anticipate that at this point, they will be considered. But I will tell you the bills that we do anticipate are, of course, the energy and water appropriations bill and the foreign operations appropriations bill. And we also anticipate legislation coming to conference on additional appropriations measures that would include the Science-State-Justice-Commerce bill and the military quality of life bill.

So those are things that we do anticipate, although I cannot say exactly at what point next week they will be considered.

Mr. HOYER. I thank the gentleman for that.

Do we have any read on where the defense appropriation bill is at this point in time?

Mr. DREIER. I do not at this juncture know exactly where we stand on that.

Mr. HOYER. Mr. Speaker, reclaiming my time, I have been talking about budget reconciliation now for a number of weeks and the possibility of a budget amendment bill coming to the floor. Over the last 2 weeks that has not come. But, as you know, committees are marking a figure substantially above the baseline, the resolution, which was adopted by the House and the Senate. Can you tell me whether or not we are going to have a budget amendment bill on the floor either next week or the week after, and whether or not we will have a reconciliation tax bill on the floor in the near future?

Mr. DREIER. Mr. Speaker, let me say that obviously we are continuing to work on our quest to put into place for the first time an amendment to the budget which would call for substantial reductions in spending, particularly in the mandatory area and possibly in other areas.

We are continuing to work on that, and we would like to do it, but while we are not absolutely certain that that vote, an amendment to the budget, would take place, we are, as the gentleman correctly said, continuing to work on the reconciliation process.

Now, it is my understanding that we have had eight committees that have already reported out their measures, and we wish to continue to do everything that we possibly can to ensure that we bring about a kind of fiscal responsibility that the budget resolution calls for, and as the gentleman said correctly, Mr. Speaker, exceed that if we possibly can. Because trying to rein in that amendment to the budget is a high property for us, and we are working, we hope in a bipartisan way, because I know my colleagues on the other side of the aisle are regularly talking about the problems of deficit spending and all, and we share that concern. We hope that as we proceed with this reconciliation process that we can move a package that will get here to the floor to do the work.

As a consequence, if we are going to have a vote that amends the budget resolution, we are focused on the reconciliation process itself.

To the gentleman’s last question on the tax aspect of reconciliation, that continues to be an item that we are working on. I know a gentleman from California (Mr. THOMAS) of the Committee on Ways and Means and the gentleman from New York (Mr. RANGEL) are working on that, the ranking member. We at this juncture do not know exactly what shape that will take, but it is something that we do anticipate completing.

Mr. HOYER. Reclaiming my time, this is not the appropriate forum for debate on fiscal actions that have been taken or will be taken, so I will not even try that debate. I will, however, make the observation that the gentleman mentions that going back to 1977 there was a bill on this floor. Of course, in 1993 there was a bill for which 218 Democrats voted and no Republicans voted that I will remind the gentleman cut over $250 billion of spending.

I know you would want to be reminded of that and not forget that. I am prepared to get into a debate, but I wanted to correct that observation because very frankly your side tends to ignore the cuts that were effected in 1993 and look only to the revenue which was raised in 1993 which, of course, ultimately from our perspective, and I think accurately, created significant surpluses in this country for 4 years in a row.

I will yield to my friend.

Mr. DREIER. Mr. Speaker, I will say that any time is a good time to talk about fiscal responsibility whether we are engaged in a colloquy or at any point. I am happy to do that right now.

I will state that the reason that no Republican in 1993 cast that vote was that it was the largest tax increase in history. And if the gentleman will recall, we within a very short period of time repealed large parts of that tax increase that was put in place in 1993, in 1995, 1996, and 1997 and we did so with the support of President Clinton and a number of Democrats here.

We can continue to debate what took place in the early 1990s. As far as an amendment to the budget resolution which was passed, 1977 is the last time that we actually passed an amendment to the budget resolution which did bring about, called for these kinds of cuts, and we may or may not consider that. But whether or not it may not be or not we are doing everything that we can to work in a bipartisan way to ensure that we proceed with this reconciliation process and bring about the
kind of fiscal responsibility that I believe Democrats and Republicans alike have talked about.

Mr. HOYER. Reclaiming my time, the gentleman says any time is a good time to talk about fiscal responsibility. We have Rosa Parks that need to be fairly addressed and that is critical, but I do not want to let it go. The gentleman has made a mistake, but it is a mistake that is made regularly, and it is a misrepresentation.

In fact, if the gentleman will look to the news, if you use honest nominal numbers, the 1982 Dole-Reagan tax increase was larger, larger than the 1993 revenue enhancement, or tax increase, as you call it, which tried to pay for the things we were buying.

Mr. DREIER. If the gentleman would yield, that was a $98.5 billion tax increase in 1982. I remember it very, very well.

Mr. HOYER. In nominal terms it was larger. In actual terms, not in nominal, in actual terms if you made $5 in 1983 and you made $5.10 now, you are technically making more money. Nobody in the world believes you are making more money. And that misrepresentation, we should not have gotten into this debate. This is the subject of a long debate with significant disagreements between the sides, on fiscal responsibility.

Mr. DREIER. If the gentleman would yield.

Mr. HOYER. As a matter of fact, I would be glad to engage my friend in that debate. We can take an hour out and debate that.

Mr. DREIER. I will close the debate by quoting Thomas Jefferson, the author of our great Declaration of Independence.

Mr. HOYER. I will yield to my friend for the purpose of quoting Thomas Jefferson.

Mr. DREIER. Thomas Jefferson said, “Two thinking men can be given the exact same set of facts and draw different conclusions.”

Obviously, that is something that rages on as we debate these issues and we look forward to continuing that. I thank my friend for yielding.

Mr. HOYER. Had Jefferson been questioned on that observation, he would have said it does not necessarily mean that both conclusions are correct.

Mr. DREIER. I know, Mr. Speaker, that the gentleman controls the time.

Mr. HOYER. Let me go to another subject because the gentleman and I could go on all day about this, and that is what the Members fear.

Immigration. This is an issue on which many of us have focused, on which great concern has been expressed. I am wondering whether or not you believe that prior to Thanksgiving we will have some type of immigration legislation brought to the floor.

Mr. DREIER. Mr. Speaker, let me say that, border security and immigration reform continue to be very high priorities for this majority, and I believe there is bipartisan concern about the issue of our national security, and border security is part of that. Immigration reform is something that I believe we need to address. We are going to continue to do everything that we possibly can to ensure that we address the issue of immigration reform before we adjourn this session of Congress.

Mr. HOYER. Reclaiming my time, you believe it will come, but you are not sure that it will come before Thanksgiving. Is that what I get from what you just said? I yield to my friend.

Mr. DREIER. I thank my friend for yielding.

Mr. Speaker, I would hope that we could do it before Thanksgiving, before we adjourn on the 18th of November; but my hope is that we will be able to complete work on immigration reform and border security before we adjourn the first session of this Congress.

Mr. HOYER. I thank the gentleman for his information.

AUTHORIZING THE REMAINS OF ROSA PARKS TO LIE IN HONOR IN THE ROTUNDA OF THE CAPITOL

Mr. EHLERS. Mr. Speaker, I ask unanimous consent that the Committee on House Administration be discharged from further consideration of the Senate concurrent resolution (S. Con. Res. 61) authorizing the remains of Rosa Parks to lie in honor in the rotunda of the Capitol, and ask for its immediate consideration.

The Clerk read the title of the Senate concurrent resolution.

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

Ms. MILLENDER-MCDONALD. Mr. Speaker, rezoning the remains of Rosa Parks to lie in honor in the rotunda of the Capitol, and ask for its immediate consideration.

The Clerk read the title of the Senate concurrent resolution.

Mr. EHLERS. Mr. Speaker, I rise today in support of Senate Concurrent Resolution 61, authorizing the use of the U.S. Capitol rotunda for the remains of Rosa Louise Parks to lie in honor on October 30 and 31 of 2005.

I stand as a very proud African American woman who stands on the shoulders of this great lady who was born in Rosa Louise Parks on February 4, 1913 in Tuskegee, Alabama. She became a household name on December 1, 1955.

After leaving her job as a seamstress, Rosa Parks boarded a racially segregated Montgomery, Alabama, bus for home and took a seat directly behind the white section. She was asked to yield her seat to a white man by a bus driver who had evicted her from a bus 12 years prior because she had refused to give up her seat to a white man. She became a household name on December 1, 1955.

Mr. Speaker, the Nation suffered a great loss on Monday with the passing of the Mother of the Civil Rights Movement, Mrs. Rosa Parks. She had no idea that on December 1, 1955, when she was arrested for refusing to give up her seat on a bus in Montgomery, Alabama, that she would inspire Reverend Martin Luther King, Jr., to lead a 381-day boycott of that city’s bus system, touching off the civil rights movement. Due to the national publicity of the boycott and her active involvement in the NAACP, she had difficulty finding employment in Alabama. Therefore, she and her husband, Raymond Parks, moved north to Detroit in 1957. In 1965, my colleague, the gentleman from Michigan, Mr. Conyers, hired Mrs. Parks as a legislative aide. She worked for him until her retirement from congressional work in 1988 to focus all of her attention on the Rosa and Raymond Parks Institute For Self Development. This nonprofit organization is committed to working with Detroit’s youth to build leadership skills and inspire them to continue her work on civil and human rights.

Ms. MILLENDER-MCDONALD. Mr. Speaker, under my reservation I too rise in support of Senate Concurrent Resolution 61, authorizing the use of the U.S. Capitol rotunda for the remains of Rosa Louise Parks to lie in honor on October 30 and 31 of 2005.

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Mr. Speaker, I ask for support of this resolution.

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the bus until the laws were changed. The Montgomery bus boycott lasted for 381 days. When the case was taken to the United States Supreme Court, the Justices declared that segregation of the Montgomery buses was illegal and ordered desegregated them on December 20, 1956.

Rosa Parks and her husband, Raymond, whom she married in 1931, were fired by their employers and harassed by angry whites. They moved to Detroit, Michigan, in 1957. It was then she went to work for her beloved and dear colleague, the gentleman from Michigan (Mr. CONYERS), and later formed the Rosa and Raymond Parks Institute.

Mr. Speaker, surely a woman as significant as this and who meant so much to not only African Americans but to all Americans deserves to be honored right here in the rotunda of the United States Capitol, the very place where in July of 1989 President William Jefferson Clinton awarded her the Congressional Gold Medal, the Nation’s highest honor given to a civilian.

This concurrent resolution we are considering today is required so that both Houses may concur in the use of the rotunda, which is controlled by the Congress. This procedure was last used in 2004 following the death of the late President Ronald Reagan.

I urge my colleagues to bestow upon this great lady, Rosa Louise Parks, one last honor and make her the first non-governmental official, first woman, and the first African American woman to lie in honor in the rotunda of the U.S. Capitol.

Please support this resolution allowing America to pay its final respects to the Mother of the civil rights movement, the great Rosa Louise Parks.

Mr. Speaker, I will be happy now to yield this floor to my distinguished colleagues who have been called to speak on this resolution, the first of whom will be the gentleman who is the dean of the Congressional Black Caucus who knew her so well and who served with her so admirably.

Mr. Speaker, further reserving the right to object, I yield to the gentleman from Michigan (Mr. CONYERS).

Mr. CONYERS. Mr. Speaker, I thank the floor leader, the gentlewoman from California (Ms. MILLER), for her kindness and her leadership; and I, of course, am very proud that the gentleman from Michigan (Mr. EHLERS) is leading this concurrent resolution on the other side of the aisle.

I am happy to also see my colleague, the honorable gentlewoman from Detroit, Michigan (Ms. KILPATRICK) and, of course, the gentleman from Georgia (Mr. LEWIS), the chairman of the Congressional Black Caucus, the gentlewoman from Indiana (Ms. CARSON), and many others here on the floor.

Both sides of the aisle have aptly described the phenomenal career, activities, and legacy that Rosa Parks leaves behind. It is only my task to tell my colleagues as the one who knows her better than anybody in the Congress about the indomitable spirit of Rosa Louise Parks, that is to say, that there were two parts to Rosa Louise Parks.

One was a peaceful, dignified exterior. She was a very humble woman. She always spoke in a very calm voice. I can say I have never seen her angry or in a debate mode in her life. She has never gotten into any argument, and I use this analogy as carefully as I can, but she reminds me of what I think Mother Teresa was like. I mean, she had her own sphere of serenity; and yet, at the same time, there were three things that she was extremely deeply connected and committed to.

One, she was a very religious person and she did not wear her religion on her sleeve, that is to say, she did not quote from the Bible or make religious references; but she was deeply committed to her, and I think my colleagues, she was a celebrity staffer. More people came to visit Rosa Parks in my congressional office than came to visit Congressman John Conyers, and I am so proud of her.

There are many things that we can talk about that I am going to be putting into writing and that we will be observing, but I want to thank the leadership of this Congress who have distinguished themselves.

We got complete cooperation from the majority leader in the Senate, the minority leader in the Senate, Senator Obama, Senators LEVIN and STABENOW and many others in the House; but it was in the House of Representatives that the Speaker of the House joined immediately with the Congressional Black Caucus’s request for transportation and for the privilege of having this be the first woman to ever be honored by her remains being on display in the rotunda of the Capitol of the United States.

I am so proud of my colleagues and all who have made what was a very difficult set of arrangements between Montgomery, Washington, DC, and Detroit possible. I am in the debt of the gentlewoman from California who has admirably brought this resolution to the floor.

Mr. MILLER-MCDONALD. Mr. Speaker, further reserving the right to object, I thank the gentleman from Michigan (Mr. CONYERS) so much for his leadership and for the greatness that he has shown during the sadness.

Mr. Speaker, the next speaker we will bring forth is the vice chairwoman of the Congressional Black Caucus and one who is now in the process of getting a Federal building named after the dead lady.

Mr. Speaker, I yield to the gentlewoman from Michigan (Ms. KILPATRICK).

Ms. KILPATRICK of Michigan. Mr. Speaker, I thank the gentlewoman for yielding and let me thank the Speaker for the time.

I want to praise and give God honor for all that has happened over the last
week and certainly for the life of Mrs. Rosa Parks.

I want to thank the Senate that had the courage yesterday, its leadership along with the House leadership, for making it possible for Mrs. Parks to lie in honor in the Federal building of the United States Capitol, which will be on Sunday and Monday. As a young woman 19 years old, I met Mrs. Parks when she sat down on December 1, 1955, that all of us might stand together. 19 years old, I was there at the time writing papers about our history, and she was my project, and from then until this day, she has always been a part of my life.

When she moved to Detroit almost 50 years ago, she moved to the then-15th congressional district, which has gone through five different appropriations, but her homes, three of them, have always been in my congressional district. She was my heroine. She was my mentor. She invited me to speak at her church on women’s day on two different occasions. I am an African Methodist Episcopal, an AME as we call ourselves.

So I am honored that America will have the Halls of this Congress, in the Halls of our government to pay homage so that other people can attest to her greatness as she has done not just for our country but for our entire world. I was honored in 2000 as a member of the Committee on Appropriations that I was able to bring $1 million which was concurred in by the House and Senate to the Rosa and Raymond Parks Institute for Civil Development, which works with young people to build character, to build academic preparedness, so that they understand what the civil rights movement is and was today.

Rosa Parks helped more young people live American, even today as we go forward when our city of Detroit, and I am sure around this country, when a young person sees, hears, or mentions her name, they are filled with life, spirited. The self-respect that Mrs. Parks showed in her life, we as Americans must have. When you respect yourself, you walk a little different. You do not stand for injustice. You speak out and build a better family, a better community and, yes, a better country. That is what Mrs. Parks did.

We will celebrate her again on December 1, 2005, 50 years of an ordinary woman doing extraordinary things. We love you, Mother Parks. Thank you, highest government in the world, for paying homage to our mother, our leader. May she rest in peace and may we as American people rise up and build.

Ms. MILLENDER-MCDONALD. Mr. Speaker, further reserving the right to object, I thank the gentlewoman from California (Ms. MILLINDER-MCDONALD) for yielding.

Mr. WATT. Mr. Speaker, I thank the gentlewoman from California (Ms. MILLENDER-MCDONALD) for yielding.

We all are under the disadvantage of never having enough time. We could speak the rest of the day, the rest of the week, the rest of the month, the rest of the year, next year, and we still could not say enough things to give praise to Rosa Parks, who meant so much to us.

I want to be very brief and I would simply ask, if I may, to take a part of the RECORD that was done in Special Orders the night before last and grant it into this section of our RECORD so that it will appear here. The Congressional Black Caucus, headed by the gentleman from Alabama (Mr. DAVIS) and the gentleman from Michigan (Mr. CONyers) of Michigan, the two States to which Rosa Parks had the most connections and had the vision that a Special Order, and a number of members of the Congressional Black Caucus came and spoke, including myself.

Mr. Speaker, I would ask unanimous consent that we make that a part of the RECORD.

The SPEAKER pro tempore (Mr. BURGESS). Without objection, the previous remarks of the gentleman may be inserted at this point and, without objection, general leave is granted to all Members to insert their respective remarks at this point.

There was no objection.

Mr. WATT. Mr. Speaker, I thank the gentleman from Michigan (Mr. CONyers) for yielding.

I was trying to decide how to approach this issue and decided that probably there were two things I need to do: number one, I want to thank the gentleman from Alabama (Mr. DAVIS), my good friend and colleague, and the gentleman from Michigan (Mr. CONyers), my good friend and colleague, the two States with whom Rosa Parks probably had the strongest physical connections, for convening this Special Order for us to pay tribute to Rosa Parks.

If I have listened to the gentleman from Michigan (Mr. CONyers) and the gentleman from Alabama (Mr. DAVIS) and the gentlewoman from California (Ms. LEE) and my other colleagues talk about some of their personal connections to Rosa Parks. One would think that maybe the chairman of the Congressional Black Caucus would have some personal stories, too; but when I reflect, I can only say that I never met Rosa Parks, nor for that matter but for the fact that Martin Luther King spoke at my college graduation in 1963 at Georgia State University. I can only say that I never met Martin Luther King.

So why would we be here talking about somebody that we have never met? Because they have had an impact on our lives. What would compel a person to go visit a bus stop in Alabama? Simply because you knew that there was a particular significance to that bus stop, that was the stop at which Rosa Parks got on the bus. I would not talk about the personal things about Rosa Parks that some of my colleagues have talked about. I can only talk about the impact that she had on my life and the lives of other people who viewed her from a distance but defiant stand, the stand that she took actually by sitting down and refusing to stand up, and by knowing that it had a tremendous impact on everybody around us as we were growing up, because by her sitting down and refusing to stand up, it allowed other people to stand up and straighten their backs and raise their shoulders and look up and start to move in a direction that we had not been moving before.

What does that say for us who never met this wonder person? What does it say from a distance? It says that there are probably many, many, many people who are watching us and would not be a wonderful tribute to have somebody someday pay tribute to us who never met us, just saying this person had an impact on my life.

I cannot think of a better way to pay tribute to her. She had an impact on my life, and I cannot think of a greater challenge to issue to my colleagues in this body, to people who may be watching around the Nation, than to say what a wonderful tribute to have somebody think that you could impact their lives by simply sitting down or taking a stand for what you know is right.

Mr. Speaker, I do want to spend one moment, if I may, talking about the underlying resolution. We have not heard much of a whimper of opposition to it, and I do not anticipate any opposition to it. But when we are doing this for the first time, there is always going to be somebody who would raise the question, raise a question, and the one question that several people have raised is are we creating a precedent here. I want to address that because I think we need some benchmarks for this in person Congress and others to take into account.

This is the way I view this. Our Capitol and its Rotunda stand as a monument to our democracy. There are some principles upon which our democracy is founded that were articulated by the Founding Fathers. As most people know, the Founding Fathers articulated the very highest principles for
Mr. Speaker, I also thank God for the honorable Rosa Parks. It is amazing how God can use what appears to be an ordinary person to do an extraordinary thing. She was not a great lawyer; however, she changed the laws of discrimination in this country. She was not a super subtlety; however, she changed the light of truth on the horrors of segregation. She was not a fiery orator; however, by taking her seat, she ignited that spark that started the civil rights movement.

Thank God she took that seat. Because she stood up, others had to stand up. Because she took that seat, we can all sit at the table of brotherhood as brothers and sisters, members of one race, the human race. Because she took that seat, I can stand in the well of the House of Representatives of the United States of America.

Thank God for the honorable Rosa Parks. She was an angel of hope for the hopeless, a saint of help for the helpless. She is a representation of the quintessential manifestation of God's miraculous power.

Mr. Speaker, she has earned the right to lie in honor, and I thank God we have the good sense to make it happen.

Ms. CARSON. Mr. Speaker, continuing to reserve the right to object, I yield to the gentlewoman from Indiana (Ms. CARSON), who saw the need to bring forth this great lady to give her a Congressional Medal of Honor because she was one of the most honorable Rosa Parks she bestowed on this country.

Ms. CARSON. Mr. Speaker, I thank the gentlewoman for allowing me this opportunity to speak. I thank both Houses of the United States Congress for permitting a lady of honor to be honored in a House of honor. I thank both sides. There are times when events come upon our lives when politics fades, color fades, and America comes together as one Nation under God, exhibiting liberty and justice for all people.

Ms. R. PARKS inspired me to run for Congress. When I first arrived in Congress, my first act in Congress was to create legislation that would award Rosa Parks the Congressional Gold Medal. It was overwhelmingly supported by both the House of Representatives and the United States Senate, for which she was so grateful.

Here was a woman who was not seeking out to go to sit on the bus one day, and the rule was when the section in which you sat was filled up at the back of the bus, you must stand up and move to the front. She refused to move. She had the courage to do this. She often reminds me of a philosopher, I think it was Thoreau, who said, if I do not march by the drumbeat, it is because I hear a different drummer. So Rosa Parks marched by the drumbeat that she heard that was in pursuit of liberty, in pursuit of equality, in pursuit of justice for all people, for which I am so proud.

I may not have worn her religion on her sleeve, but she acted like Dorcas in biblical history, a seamstress, who made garments for the less privileged, who gave garments to people who could not afford garments so they could have clothes to wear. So Rosa Parks is like a Dorcas who gave what she could whenever she could, and I am so proud of the fact that I knew her personally.

Almost 50 ago, Rosa Parks made history in this Nation. She became affectionately known as the mother of the civil rights movement. If we had not had that event, we probably would never have heard of Martin Luther King. That is why she is the mother of the civil rights movement.

I want to thank the House of Representatives and the United States Senate for bestowing this honor on such a unique individual, not because she is black, not because she is a woman, but because she is highly dedicated to the view of this unique opportunity to have her remains lay in state here to allow people of Washington, DC, and the surrounding area to come here and pay homage to one of the finest individuals who ever walked the halls of the United States Congress when she received a gold medal, one of the finest individuals that ever lived.

And I am grateful that she lived in my lifetime. So I thank them very much again for those who were inspired to do this. Congratulations on a job well up done, representing a woman who had a job that was well done.

Mr. LEWIS from Georgia. Mr. Speaker, further reserving the right to object, I thank the gentlewoman for her insight in bringing her this Congressional Medal of Honor.

Mr. Speaker, I yield to the gentleman from Georgia (Mr. LEWIS), who is also a drum major for justice. His name is in the history books already. He walked with her and talked with her and helped in the development of the civil rights movement.

Mr. LEWIS from Georgia. Mr. Speaker, I thank the gentlewoman from California for yielding to me.

I am pleased to rise today in support of this resolution. I think it is fitting and so appropriate that Rosa Parks be honored in the rotunda of the United States Capitol. By sitting down almost 50 years ago on a city bus in Montgomery, Alabama, Rosa Parks was standing up. It was very dangerous, very dangerous, to do what Rosa Parks did on December 1, 1955, so they had only 50 miles from Montgomery, not too far from Tuskegee. I was 15 years old in 1955. I saw segregation. I saw racial discrimination. I saw
those signs that said white men, colored men; white women, colored women; white waiting; colored waiting.

And if it had not been for Rosa Parks, I do not know where many of us would be today. I do not know where I would be.

It was dangerous to do what Rosa Parks did. Just think about it. A few months earlier, Emmett Till had been murdered in Mississippi, a young African American from the city of Chicago visiting Mississippi during the summer. So much violence, so much hate, so much fear. And this brave, courageous spirit ignited a movement not just in Montgomery but a movement that spread like wildfire across the American South and the Nation. She inspired some of us to sit-in at lunch counters to bring an end to segregation and racial discrimination. She inspired some of us to stand-in at theaters. She inspired some of us to kneel-in at churches, and she inspired others to integrate libraries and parks and desegregate schools.

By this one simple act, Rosa Parks helped to usher in a nonviolent revolution in America, a revolution of values, a revolution of ideas.

I knew Rosa Parks. We met together at Highlander Folk School in Mount Eagle, Tennessee. In Montgomery, in Selma, in Atlanta. She served on the SCLC board, the board that Dr. Martin Luther King, Jr. asked me to come and serve on when I was 22 years old, in 1962. So I saw a great deal of her. She came back from Detroit 40 years ago, in March of 1965, dressed so beautifully, so quiet, dignified, so proud; and she walked with us across the Edmund Pettus Bridge for the right to vote.

Many have said, others have said, that Rosa Parks was the Mother of the modern-day civil rights movement. Yes, that is true. But she was more than a mother of the modern-day civil rights movement. She should be looked upon as one of the founders of the New America, one of the founders of the beloved community, a truly interracial democracy. This woman, this one woman, this beautiful soul planted by God Almighty, not to move, changed my life, changed America. I thank Rosa Parks.

Mr. Speaker, I support the resolution. Ms. MILLENDER-McDONALD. Mr. Speaker, further, the resolution to object. I thank the great gentleman from the State of Georgia for his comments.

Mr. Speaker, I now yield to the gentlewoman from Texas (Ms. JACKSON-LEE), one who was a former judge and who also had to interpret those laws that were made during the civil rights era.

Ms. JACKSON-LEE of Texas. Mr. Speaker, whether it is appropriate to object and reserve the right to object, of course, not objection.

I thank the distinguished gentlewoman from California for yielding to me.

And might I offer how grand it is in a time such as this to have her appropriately placed in such a leadership role. Her role tracks the specialness of this day and the reason we stand, which is to honor a woman of greatness. For that reason, I support the resolution of the Senate that asked of this body the opportunity for her to lie in honor.

I am very proud to have been an original cosponsor of the House resolution, authored by the gentleman from Missouri, Mr. Cleaver. We are even more gratified to be able to take the Senate resolution agreed to by the Senate last evening and place it at the desk for its agreement.

I too want to focus as much on her life and legacy as I do on this resolution, because even as we speak in glorified terms on the floor of the House, I know that there will be the sense of wondering about the interpretation of lying in honor and the reason thereof. So many lifetimes have had the privilege of weaving in and out of the life of Rosa Parks, either by being mere beneficiaries in the academic institutions that we have been able to journey through or in the sheer presence of having the privilege of being her or with her. I am honored in my adult life to have had her come through the United States Congress to be in meetings with her and, with a smile on my face, to even have a picture taken with Rosa Parks.

I say that because these are small measures of the association that many of us have had, but we treasure it because of the enormity of her life.

So the reason I think this resolution is so key is because rather than call her a hero or shero, she is iconic. This is a singular moment in history that really stopped the world because we will be asked, she is lying in state and there are a number of others, what is the precedent being set? So I want to classify this as iconic.

When Rosa Parks sat down, the world stopped. America was no longer the America as we knew it, the fact that it was a single, very petite woman with not a large voice but a smiling spirit that stopped the wheels of segregation in America. They were churning. They were violent. They were intimidating. They were frightening. They were inhibiting. They were stopping the Bill of Rights.

Felt that she was too born in America, yet two-thirds of a person as a slave, she thought it was appropriate for her to be able to account for the fact that colored people, black people, Negro people no longer needed to take the back of the bus, the back of America, the back of the rights, the back of the Constitution, the back of the Bill of Rights.

And it was Rosa Parks who sat down and challenged that bus driver, who may have been on that day, December 1, simply a bus driver in Montgomery, Alabama; but he stood as the sheer brick wall of segregation in America that we had not been able to pierce.

But yet that day sprung forth this Montgomery improvement association and the complete boycotting for some 300-plus days, the litigation, civil rights litigation, that ultimately resulted in the breaking of the segregation line was drawn, will in unaminous consent agree that she should lie in state because we will agree that her life and legacy as I do on this resolution alongside the story of her very important history. But I rise because it is a glorious day in this body, a historic day, that an African American woman, known most of her life as a colored woman, whose ancestors came first from the bottom of the belly of a slave boat, can now lie in honor because Members of Congress from the bowels of the Deep South, of Alabama, Georgia, Louisiana, South Carolina, Georgia, South Carolina, the segregation line was drawn, will in unaminous consent agree that she should lie in state because we will agree that her singular action was one that moved America to the part of America that we would hope to see. And we move this day to honor her and make this final commitment that we have not arrived yet. We are not yet finished. The job is not yet done.

To Rosa Parks, as she rests in peace, may it be our commitment that we will continue to fight and continue to agitate nonviolently until America, yes, America, reaches her promise.
May you rest in peace, my sister, Rosa Parks.

Ms. MILLENDER-MCDONALD. Mr. Speaker, further reserving the right to object, I thank the distinguished gentlewoman for her comments.

Mr. Speaker, I yield to the gentleman from the great State of Illinois (Mr. RUSH), one who placed his marker on the path of civil rights in the 1960s.

Mr. RUSH. Mr. Speaker, I certainly want to thank the gentlewoman from California for her outstanding, steadfast leadership on this issue and in this regard but for all the work that she has done on behalf of the people called Americans, people who are in this Nation.

Mr. Speaker, the Bible tells us that the glory of the Lord is our strength. We are strengthened in order to glorify him and glorify his creation.

I think of that particular scripture as I think of Rosa Parks. You see, because ordinarily back in 1955, a person who was an African American, called "colored" at the time, was supposed to reseat a system that denied the dignity of Africans, of blacks, of that time. So tradition had it that once you got on a bus, you could take a seat at the back of the bus as long as there was not a white person who needed a seat; and if there was a white person who needed a seat on the bus, then the black person was, out of honor and a sense of second-class citizenship, to rise up and give that white person their seat on the bus. That was wrong, and today we all realize how wrong that system was.

The Lord, in my estimation, had some serious problems with that kind of a system, and he wanted that system corrected. So in a singular moment, in the batting of an eye, he whispered to correct. So in a singular moment, in a system, and he wanted that system to rise up and give that white person their seat on the bus. That was wrong, and today we all realize how wrong that system was.

So, Rosa Parks sat there. This humble seamstress from the South did not move. Sit there. And just in case you are not listening to me, I want you to think about Emmett Till. Remember Emmett Till. But just sit there. Whatever you have to do, just sit there, because I have got something that I want you to do. I have got something, a task, a goal, an objective for you to accomplish. I want you to teach the world, teach this Nation, about what it means to use an ordinary woman to accomplish some extraordinary things.

So, Rosa Parks sat there. This humble seamstress from the South did not realize that just by her sitting there, that she was beginning to stitch together a torn fabric called America and that she was beginning to stand by sitting. The Lord in his glory uses ordinary people to accomplish extraordinary things.

Mr. Speaker, I am a product of the civil rights movement. I was raised in the civil rights movement. I started out in the Student Nonviolent Coordinating Committee, and then I became a member of the Black Panther Party. In all of my activities in the civil rights movement, I focused on the strength, the calmness, the deep commitment of Rosa Parks.

I know that without Rosa Parks, there would not be 40 members of the Congressional Black Caucus today. Without Rosa Parks, we would not have an African American in the U.S. Senate. Mr. Speaker, I know that without Rosa Parks, we would not have the successes that we have been able to enjoy over these last few years here in America.

Mr. Speaker, I want us to realize that there was more to Rosa Parks than just what happened in Montgomery, in the borders of this country. By her taking that simple act, which took enormous courage and commitment and resolve and persistence, by her taking that one act, she inspired an entire world.

Mr. Speaker, as I close my eyes, and if I look across the landscape of this world, and as I look in Europe. I see images, I see Lech Walesa in Poland being inspired by the actions, the sitting down of Rosa Parks in Montgomery, Alabama. As I look in China, I see the students in Tiananmen Square being inspired by Rosa Parks. And as I look to Africa, I see Nelson Mandela being inspired by Rosa Parks sitting down. And as I look in Latin America, I see youth groups and I see the students in Colombia and other places for the first time being inspired by the legacy of Rosa Parks sitting down. Of course, we all know here in this Nation, Dr. Martin Luther King was brought to the forefront of the world's consciousness by Rosa Parks sitting down.

So, Mr. Speaker, it is with deep honor, profound privilege, deep-seated admiration and undying love that I recognize, that I, as a product of the civil rights movement, a former Governor of a great State of Illinois, that one who was a former Governor of American Samoa (Mr. FALEOMAVAEGA), Mr. Speaker, as the greatest demonstration for freedom, for human rights, that I am happy to join you today in what will go down in history as the greatest demonstration for freedom in the history of our Nation.

Four score years ago, a great American, in whose symbolic shadow we stand today, signed the Emancipation Proclamation. This momentous decree came as a great beacon light of hope to millions of Negro slaves who had been seared in the flames of withering injustice. It came as a joyous daybreak to end the long night of their captivity.

"But 100 years later, the Negro is still not free. One hundred years later, the life of the Negro is still sadly crippled by the manacles of segregation and the chains of discrimination. One hundred years later, the Negro still lives in the lonely island of poverty, in
right to live as fellow Americans. It was done to the Japanese Americans during World War II, just as it was done to the African Americans in their history as they now just realize that the civil rights, the rights of all Americans, should be treated fairly under the Constitution and laws.

For that, Mr. Speaker, I make this humble homage and a special tribute to this great American lady, Rosa Parks; and I am just so happy that this resolution calls for her remains to be in the rotunda, the greatest honor of any American.

Mr. Speaker, I thank the gentlewoman for giving me this chance to speak.

MARTIN LUTHER KING, JR.: "I HAVE A DREAM" I am happy to join with you today in what will go down in history as the greatest demonstration for freedom in the history of our nation.

Five score years ago, a great American, in whose symbolic shadow we stand today, signed the Emancipation Proclamation. This momentous decree came as a great beacon light of hope to Negro slaves who had been seared in the flames of withering injustice. It came as a joyous daybreak to end the long night of their captivity.

But one hundred years later, the Negro still is not free. One hundred years later, the life of the Negro is still sadly crippled by the manacles of segregation and the chains of discrimination. One hundred years later, the Negro lives on a lonely island of poverty in the midst of a vast ocean of material prosperity. One hundred years later, the Negro is still languishing in the corners of American society and finds himself an exile in his own land. And so we've come here today to dramatize a shameful condition.

In a sense we've come to our nation's capital to cash a check. When the architects of our republic wrote the magnificent words of the Constitution and the Declaration of Independence, they were signing a promissory note to which every American was to fall heir. This note was a promise that all men are created equal. "I have a dream that one day on the red hills of Georgia, the sons of former slave owners will be able to sit down together—

...other people who have perfect...
I have a dream that my four little children will one day live in a nation where they will not be judged by the color of their skin but by the content of their character.

I have a dream.

I have a dream that one day, down in Alabama, with its vicious racists, with its governor having his lips dripping with the words of “interposition” and “nullification”—one day right there in Alabama little black boys and black girls will be able to join hands with little white boys and white girls as sisters and brothers.

I have a dream today!

I have a dream that one day every valley shall be exalted, and every hill and mountain shall be made low, the rough places will be made plain, and the crooked places will be made straight; “and the glory of the Lord shall be revealed and all flesh shall see it together.”

This is our hope, and this is the faith that I go back to the South with.

With this faith, we will be able to hew out of the mountain of despair a stone of hope. With this faith, we will be able to transform the jangling discords of our nation into a beautiful symphony of brotherhood. With this faith, we will be able to work together, to pray together, to struggle together, to go to jail together, to stand up for freedom together, knowing that we will be free one day.

And this will be the day—this will be the day when all of God’s children will be able to sing with new meaning:

My country ’tis of thee, sweet land of liberty,
Land where my fathers died, land of the Pilgrims’ pride.
From every mountain and every hill, to thee I sing,
Land where my fathers died, land of the Pilgrim’s pride.

And if America is to be a great nation, this must come true.

And so let freedom ring from the prodigious hills of New Hampshire.
Let freedom ring from the mighty mountains of New York.
Let freedom ring from the heightening Alleghenies of Pennsylvania.
Let freedom ring from the snow-capped Rockies of Colorado.
Let freedom ring from the curvaceous slopes of California.
But not only that:
Let freedom ring from Stone Mountain of Georgia.
Let freedom ring from Lookout Mountain of Tennessee.
Let freedom ring from every hill and molehill of Mississippi.
From every mountainside, let freedom ring.

And when this happens, when we allow freedom ring, when we let it ring from every village and every hamlet, from every state and every city, we will be able to speed up that day when all God’s children, black men and white men, Jews and Gentiles, Protestants and Catholics, will be able to join hands and sing in the words of the old Negro spiritual, “Free at last! Free at last! Thank God Almighty, we are free at last!”

Ms. MILLENDER-McDONALD. Mr. Speaker, further reserving the right to objects to your support of this concurrent resolution to honor an individual who chose to assert her civil rights and her human rights at a critical moment in our history and, by doing so, changed America forever. I, as an African American woman, lived in California, although I was born in Birmingham, Alabama, along with Condeleezza Rice and Alma Vivian Johnson Powell. We all grew up together. My father, Reverend Shelly Millender, who was part of the ministers who walked with King, taught me to love and not to hate; and that is the premise by which I have built my life.

Rosa Louise Parks richly deserves this honor to be placed in our rotunda for those days for all Americans who stood up as she sat down to honor her.

Ms. PELOSI. Mr. Speaker, it is an honor to allow the American people to pay their respects to Rosa Parks.

In honoring her legacy in this way, we are reminded that the power of one person, acting with a singularity of purpose driven by the ideals of justice, is infinite. And as we grieve the loss of Rosa Parks, we recommit ourselves to her lifelong struggle to create an America that reflects the hopes and aspirations of all of its citizens.

The Capitol Rotunda has been used for this honor only 28 times since 1852, and Rosa Parks will be the first woman ever accorded this honor. She joins the esteemed company of Presidents Abraham Lincoln, John F. Kennedy, Dwight Eisenhower, Lyndon B. Johnson, George H. W. Bush, and the remains of several unknown soldiers. It is, without question, a fitting mark of respect.

Rosa Parks changed history through the quiet rebellion of refusing to be refused. In honor of this remarkable woman and her indomitable spirit, we must recommit to rooting out injustice wherever it takes harbor, even if doing so comes at great personal cost.

As House Democratic Leader, it is a privilege to join all my colleagues in tribute to Rosa Parks and to offer the American people an opportunity to pay their respects to her extraordinary life.

Mr. BONNER. Mr. Speaker, this week our Nation lost a pioneer of the modern civil rights movement, and I rise today to honor her and pay tribute to her memory. Rosa Parks inspired generations of activists by refusing to give up her seat on a Montgomery bus.

Borns McCauley on February 4, 1913, in Tuskegee, Alabama, she was the daughter of a carpenter. She was small for her age and suffered from poor health, including chronic tonsillitis. She was very young when her parents separated, and she moved to Pine Level, Alabama, with her mother. Rosa was forced to leave school to care for her aging grandmother.

She married barber Raymond Parks in 1932, at her mother’s house. It was not until the year following her wedding that Ms. Parks, with the encouragement of her husband, received her high school diploma. She and her husband had two children. Her husband was an early defender of the Scottsboro Boys, the group of young African Americans who were falsely accused of raping two white women in Scottsboro, Alabama.

It took three attempts for Ms. Parks to register to vote before 1945. The administrator failed her the first two times she took the literacy test. The third time she took the test, she wrote all of her answers on a second piece of paper in the event she would later need to prove she should have passed. Ms. Parks was a volunteer and the president of the Montgomery chapter of the NAACP.

In 1955, Rosa Parks was working as a seamstress for the Montgomery Fair department store. On the evening of December 1, 1955, as she waited for a bus to take her home, she had to let a full bus go by. She then boarded a second bus and sat in the middle section next to an African American man. At the next stop, several white people boarded and filled the seats reserved for them, but one white man was left standing. She refused to give up her seat to this man, and the bus driver called the police and had her arrested.

The outrage over her arrest inspired the Montgomery bus boycott and the beginning of the modern civil rights movement. The Montgomery bus boycott ended after the United States Supreme Court on November 13, 1956, declared segregation on buses unconstitutional.

Near the end of her life, Rosa Parks deservedly received many accolades. A museum and library facility located on the Montgomery corner where she boarded the bus is named for her. She has received the Medal of Honor, the highest honor bestowed by the U.S. government, and the Presidential Medal of Freedom, the Nation’s highest civilian award.

Mr. Speaker, I ask my colleagues to join me in remembering the mother of the modern civil rights movement. A brave American who changed our country and did not care about the cost. A dedicated and long-time advocate for civil rights, she is a woman whose courage forever changed America for the better.

Mr. GEORGE MILLER of California. Mr. Speaker, today, I rise to pay tribute to the memory of a great American hero and pioneer in the struggle for equality and civil rights in America, Ms. Rosa Parks.

An old Chinese proverb says that the loftiest towers rise from the ground. So too it is with Rosa Parks. Her refusal to get up and move to the back of the bus so that a white man could take her seat was a catalyst for the national civil rights movement and a later Supreme Court decision overturning legalized segregation.

At the time, she said she was just trying to get home from work. Reflecting on the significance of her actions years later, Ms. Parks said, “Whatever my individual desires were to be free, I was not alone. There were many others who felt the same way. Indeed, there were. And there are many more to this day. Thanks to the courage of a woman just trying to get home from work in 1955.

Rosa Parks founded the Rosa and Raymond Parks Institute for Self Development. Through the institute, she sponsored a program for teenagers to learn the history of our country and the civil rights movement by touring the country in buses. She received the Congressional Gold Medal of Honor in 1999 and used her struggle against racial injustice till her passing.

And Congress is expected to approve soon an historic resolution making Rosa Parks the first woman in our country’s history to lay in state in the Capitol Rotunda of the United States Congress.

Rosa Parks’ courage and determination changed our country. There is, of course, too much intolerance and injustice still in our society today. No one person can change all that. But each and every one of us can and should take the lesson from the life of Ms. Parks, that we can improve our society and ourselves by standing up for what we believe is right—or, as in her case, by sitting down.
While I mourn her passing now, I join the millions of Americans throughout our great country who will celebrate the accomplishments of her rich life forever. Thank you, Rosa Parks, for your life.

Mr. SHAYS. Mr. Speaker, I join my colleagues in honoring and celebrating the life of Rosa Parks, whose simple act of taking a seat on a bus woke our Nation's conscience and galvanized our civil rights movement.

On December 1, 1955, Rosa Parks, a seamstress and wife, boarded a Montgomery, Alabama, city bus on her usual journey home. Nothing was particularly different about this day, except that she wanted to sit after a long day's work. When ordered by the white bus driver to give up her seat to a white passenger, she simply refused, and her action set in motion a series of events that led to the desegregation of the South.

This was a stunning moment in time, not just a step along the way. This was the moment of segregation of the South.

In motion a series of events that led to the U.S. Supreme Court decision that overturned Jim Crow laws of segregation in the South. It is the courage, dignity, and determination that Ms. Parks exemplified on that day that allows most historians to credit her with beginning the modern day civil rights movement. The events that began on that bus capsulated the Nation and transformed the career of a 38-year-old preacher, Martin Luther King Jr., into a major civil rights leader.

“Mrs. Parks’ arrest was the precipitating factor rather than the cause of the protest,” King wrote in his 1958 book, “Stride Toward Freedom.” “The cause lay deep in the record of similar injustices.”

Rosa Parks didn’t set out to be a hero. But by taking a stand, she became the catalyst for a profound change in American society, and the walls of segregation came tumbling down. Rosa Parks is a national treasure and an inspiration for the social equality we associate with that era—she was resolute, quiet, and full of determination.

I’ve read that on the day of her court appearance, a girl there yelled, “Oh, she’s so sweet. They’ve messed with the wrong one now!” I’m sure that this girl, looking back on that same moment, cannot now believe how right she was.

Today, we offer our condolences to Rosa Parks’ family. It seems to me it is a fitting tribute to honor the mother of the civil rights movement by making her the first woman to lie in honor at the Capitol.

Mr. CANTOR. Mr. Speaker, with the death of Rosa Parks, America has lost one of the great icons of the modern civil rights movement. No one could have known on that December day in 1955 what a great impact her simple yet courageous gesture would have on changing a pervasive injustice in American society.

Mrs. Parks took a seat on a bus in Montgomery, Alabama, after a long day at work. A white man approached her and wanted to take her seat. As was the custom at the time, she was expected to give up that seat. This happened countless times before in countless cities and towns all across the South. But this time was different. This time Rosa Parks decided to say “no” to injustice, “no” to this ridicule, “no” to this insult.

By saying “no,” Rosa Parks set off a chain of events that in the subsequent months led to the U.S. Supreme Court decision that segregation in public transportation was unconstitutional.

Having the courage to refuse to accept injustice freed people of the subjugation of an oppressive society.

While we have lost Rosa Parks in life, we have not lost the memory of her life’s acts. She will endure as an inspiration to freedom loving people for generations to come.

Mr. SCHAKOWSKY. Mr. Speaker, today we honor the life and legacy of Rosa Parks. On October 24, Rosa Parks died in Detroit at the age of 92. I join all of my colleagues and on behalf of my constituents express sorrow on the death of Rosa Parks, the woman many consider the mother of the civil rights movement.

Rosa Parks’ refusal to give up her seat on a bus to a white person on December 1, 1955, touched off the 381-day Montgomery bus boycott, and ended Jim Crow laws of segregation in the South. It is the courage, dignity, and determination that Ms. Parks exemplified on that day that allows most historians to credit her with beginning the modern day civil rights movement. The events that began on that bus capsulated the Nation and transformed the career of a 38-year-old preacher, Martin Luther King Jr., into a major civil rights leader.

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change the course of our Nation’s history through their courage and commitment to the basic and fundamental right of equality for all.

Rosa Parks embodied perseverance and tenacity, and through her fearless actions 50 years ago this courageous woman sparked a massive boycott that launched America’s civil rights movement. Her longest act of bravery brought to light the prejudice that the African American community faced and inspired a movement of justice and equality for Americans regardless of race.

Another great American that personified this ideal was Congressman Edward Ross Roybal. A true public servant to this Nation and advocate for equality, Congressman Roybal was a resounding voice for Latinos and led initiatives to advance the rights of our Nation’s most vulnerable communities.

Representative Roybal’s life was marked by a distinguished career in the struggle against discrimination and the fight for equal opportunities for all Americans in health and education.

Congressman Roybal brought Latino issues to the forefront of national debate, a legacy that continues today with the Congressional Hispanic Caucus which he worked so hard to found.

Rosa Parks and Edward Roybal, through their individual actions, promoted the advancement of all people in this great Nation. They are an inspiration to all Americans, and their legacy must not be forgotten. We must continue to follow their steps in the fight for freedom, justice and equality.

Ms. MILLENDER-MCDONALD. Mr. Speaker, I withdraw my reservation of objection.

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

There was no objection.

The Clerk read the Senate concurrent resolution, as follows:

Resolved by the Senate (the House of Representatives concurring). That, in recognition of the historic contributions of Rosa Parks, her remains be permitted to lie in honor in the rotunda of the Capitol from October 30 to October 31, 2005, so that the citizens of the United States may pay their last respects to this great American. The Architect of the Capitol, under the direction and supervision of the President pro tempore of the Senate and the Speaker of the House of Representatives, shall take all necessary steps for the accomplishment of that purpose.

The Senate concurrent resolution was concurred in.

A motion to reconsider was laid on the table.

GENERAL LEAVE

Mr. DOOLITTLE. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days within which to revise and extend their remarks and include extraneous material on H.R. 889.

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

There was no objection.

MESSAGE FROM THE SENATE

A further message from the Senate by Ms. Curtis, one of its clerks, announced that the Senate has passed with an amendment in which the concurrence of the House is requested, a bill of the House of the following title:

H.R. 889. An act to authorize appropriations for the Coast Guard for fiscal year 2006, to make technical corrections to various laws administered by the Coast Guard, and for other purposes.

The message also announced that the Senate insists upon its amendment to the bill. The Act to authorize appropriations for the Coast Guard for fiscal year 2006, to make technical corrections to various laws administered by the Coast Guard, and for other purposes, requests a conference with the House on the disagreeing votes of the two houses thereon, and appoints Mr. STEVENS, Ms. SNOWE, Mr. LOTT, Mr. SMITH, Mr. INOUE, Ms. CANTWELL, and Mr. LAUTENBERG, to be the conferences on the part of the Senate.

DISPENSING WITH CALENDAR WEDNESDAY BUSINESS ON WEDNESDAY NEXT

Mrs. BLACKBURN. Mr. Speaker, I ask unanimous consent that the business in order under the Calendar Wednesday rule be dispensed with on Wednesday next.

The SPEAKER pro tempore. Is there objection to the request of the gentlewoman from Tennessee?

There was no objection.

ADJOURNMENT TO MONDAY, OCTOBER 31, 2005 AND HOUR OF MEETING ON TUESDAY, NOVEMBER 1, 2005

Mrs. BLACKBURN. Mr. Speaker, I ask unanimous consent that when the House adjourns today, it adjourn to meet at 3 p.m. on Monday next, and further, when the House adjourns on that day, it adjourn to meet at 12:30 p.m. on Tuesday, November 1, 2005, for morning hour debate.

The SPEAKER pro tempore. Is there objection to the request of the gentlewoman from Tennessee?

There was no objection.

CONGRATULATING ISRAEL ON ELECTION OF AMBASSADOR DAN GILLERMAN AS VICE PRESIDENT OF SIXTIETH UNITED NATIONS GENERAL ASSEMBLY

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

Ms. WASSERMAN SCHULTZ. Mr. Speaker, first I want to commend the gentlewoman from California on her heartfelt remarks on behalf of Rosa Parks and express my condolences to the Parks family and to all of the people who knew her. I grew up in a time in the middle of the 1960s, I was born in 1966, and consider it an honor and a privilege that I was raised with the rights and benefits that were the legacy of Rosa Parks. So thank you so much for paying that tribute to her.

I rise in support of House Resolution 368, the resolution congratulating the State of Israel on the election of Ambassador Dan Gillerman as vice president of the 60th United Nations General Assembly. I was pleased to learn that this resolution passed yesterday with a unanimous vote of 407 to zero, and I am quite proud to be a cosponsor.

I also wish to commend my colleagues, Representative ADAM SCHIFF and Representative STEVE CHABOT, for their leadership in sponsoring this resolution. I look forward to a time when Israel is treated with respect and dignity and honor by all of the members of the United Nations.

CALLING FOR CONGRESSIONAL HEARINGS INTO THE ORIGINS OF THE WAR IN IRAQ

(Ms. JACKSON-LEE of Texas asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Ms. JACKSON-LEE of Texas. Mr. Speaker, this past week, we saw the numbers mounting of deceased soldiers who have died on the battlefield in the war in Iraq. That number now reaches 2,000. We saw the memorial services, the funeral services for the soldier that represented that number.

As we watch a number of activities occurring with respect to Federal criminal proceedings, we know that the justice system will proceed on its own.

But I call now for the United States Congress and the leadership of this Congress to begin investigatory hearings as to the origins of the Iraq war. Where did the intelligence come from? Who made the decisions? Was the intelligence forced? Was it represented to be the truth?

We have a constitutional responsibility to determine what representations were made to the United States Congress and whether or not those representations were true and whether or not we made the decision based upon truth. I call for the investigations now.
**U.S. ECONOMY CONTINUES TO GROW AND FLOURISH**

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

Mr. DREIER. Mr. Speaker, I want to take just a few minutes to talk about the economy. We have all kinds of news rushing around here, but I think it is very important for us to talk about the economy and what we as Republicans have done on this pro-growth issue. It is unfortunate that our colleagues on the other side of the aisle, when it comes to the economy, seem to offer nothing more than a coordinated chorus of criticism. I mean, they have offered no positives, just complaints.

So I want to take a moment to shine some light on the recent good news concerning the economy. Because of Republican pro-growth, pro-trade, pro-innovation policies, our economy is strong by virtually every single measure. Just today, just a few hours ago, the Commerce Department announced that the economy grew at a 3.8 percent rate in the fourth quarter. Now, that is ahead of expectations; well, well ahead of the second quarter rate of growth and, Mr. Speaker, it marks the 16th consecutive quarter of growth that we have seen. This is especially remarkable to see this 3.8 percent growth figure, given the hurricanes that decimated cities and towns, crippled trade, and devastated energy production along the gulf coast.

So even having gone through these horrible natural disasters, we have been able to see this amazingly strong 3.8 percent GDP growth rate.

We have found that our economy has been able to weather these storms. Overall, as we know, Mr. Speaker, we have a 5.1 percent unemployment rate, which is the average in the 1970s, the 1980s, and the 1990s. There are 142 million Americans working, the greatest number in our Nation’s history; and over the past 28 months, the economy has added more than 4 million new jobs.

In every single quarter since Congress passed the President’s tax cut package in 2003, economic growth has been very vigorous. In 2004, real GDP growth was 4.4 percent, the strongest annual performance in 5 years and one of the highest growth performances of the past 2 decades.

Our housing market also remains very, very strong. A record 74 million Americans own their own homes; and for the first time, Mr. Speaker, minority Americans own their own homes at the highest level that we have ever seen.

Now, what does all this mean for the American people? It means job opportunities and entrepreneurship, it means achieving the dream of homeownership, and it means a better quality of life.

Now, as the people affected by hurricanes Katrina, Rita and Wilma rebuild their lives, the best thing we can do here in the Congress is to make sure the economy stays strong and continues growing. Now, Mr. Speaker, as my colleagues know very well, Republicans have taken action to keep the economy on the right track to keep it growing. We are following our pro-growth agenda of tax relief, tort reform, energy solutions, and fiscal restraint.

The tax cuts of 2001 and 2003 have allowed hard-working Americans to keep more of what they earn. Now, this has led, as we all know, to increased investment, increased economic opportunity, and continuous Federal revenue coming into the Treasury. Recent history has shown that when government takes less money from the people, the people invest and spend more and Federal revenues go up. In 2004, following the 2003 tax cut package, Federal receipts grew by 14 percent. We cut taxes, and Federal receipts grew.

Because of this tax cut that has fueled our economic growth, the Federal budget deficit for the fiscal year 2005 fell $94 billion, a 22 percent reduction in the deficit over the past year. Now, Mr. Speaker, that is outstanding progress in just 1 year; and contrary to what critics have said, it proves that low taxes and lowering the deficit do, in fact, go hand in hand.

We are also putting a stop to frivolous litigation that clogs our courts and drains the profits from small business owners. In the last 2 weeks, Congress has passed, I hope, a bill that honors the purpose of our legal system and make it harder for lawyers to file junk lawsuits.

We have taken action to address high energy costs. Just a few weeks ago, the House took an important step to boost energy solutions, and fiscal restraint.

The American people get this, people all around the country are waking up to the fact that this war is not making the United States safer, like the President promised. It is actually jeopardizing our national security.

It is the very presence of nearly 150,000 American troops on Iraqi soil, appearing as occupiers, that galvanizes the Arab world.

The American people get this, people like Cindy Sheehan, whose son Casey was killed in Iraq. Cindy has been calling on the President to bring the troops home for months now. Her mission is a righteous one, that of a grieving mother who simply wants to know what noble cause her son was killed for.

People in groups get it, like the members of the northern California Ruth Group, who turned out in the hundreds to call for an end of the war last weekend. Over 500 people from my district joined me and fellow Members of Congress, Ms. Lee and Ms. Waters, and Cindy Sheehan at an important Ruth Group event to discuss ending the war. I have to tell you, discuss is a bit of an understatement. These folks are through discussing. They want our troops home. They want the war to be over.

Mr. Speaker, there are thousands of individuals like Cindy Sheehan and the members of the Ruth Group around the those all calling on our Government to quickly end the war in Iraq and bring our servicemen and women home. They join with 66 percent of...
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Americans who disapprove of the way President Bush has handled Iraq.

The point is that the American people are speaking out. They are speaking loudly about the U.S. role in Iraq. They are sick and tired of reading reports about U.S. soldiers being killed, leaving behind grieving widows and children and parents and friends and communities. They, like me, believe that more than 2,000 American soldiers killed is 2,000 too many. They think subsidizing an entire Army division gone. They know that for every insurgent killed, three more rise up to take their place.

They are tired of watching bombs go off in Iraqi cities, killing innocent civilians and American soldiers. They want to see the U.S. continue to support Iraq nonmilitaristically by assisting the Iraqi people build their war-torn economic and physical infrastructure. They want the United States to help in a nonmilitaristic role.

Members of Congress are actually joining this debate, too. There are no fewer than five Members of this House who took their proposals to the war. And 127 Members joined me in voting for the amendment I offered in May to this year’s defense authorization bill expressing the sense of Congress that we need to end this war.

On the other side of the Capitol, Senators KERRY, KENNEDY, FEINGOLD and others have offered their plans for Iraq as well.

I held an informal hearing last month to address how the United States can achieve military disengagement. Thirty other Members of Congress joined me at this hearing, listening to military, academic and governmental experts discuss the best way to end this devastating war.

Clearly, the majority of the country has started the conversation about these issues. It is necessary that the President join in. Mr. Speaker, individuals in the country have given us their plans to end the war. It is time for us to give us a plan, the goal of which needs to be bringing the troops home to their families.

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

(Mr. SCHIFF addressed the House. His remarks will appear hereafter in the Extensions of Remarks.)

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

(Mr. GREGORY MILLER of Georgia addressed the House. His remarks will appear hereafter in the Extensions of Remarks.)

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

(Mr. GEORGE MILLER of California addressed the House. His remarks will appear hereafter in the Extensions of Remarks.)

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

(Mr. DEFAZIO addressed the House. His remarks will appear hereafter in the Extensions of Remarks.)

ORDER OF BUSINESS

Mr. EMANUEL, Mr. Speaker, I ask unanimous consent to take my Special Order at this time.

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

There was no objection.

ENERGY PRICES

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

Mr. EMANUEL. Mr. Speaker, we are in the midst of an energy crisis. Gas is at $3 a gallon, and utilities are now predicting that families could pay as much as 70 percent more to heat their homes this winter. Natural gas prices are so high that the Energy Department predicts that the average natural gas bill for every family will be about $350 more this winter. Home heating oil used to heat the northeast has skyrocketed. But while American families struggle with sky-high energy bills, and oil and gas companies are facing an entirely different picture, an entirely different crisis, to be exact, what to do with profits.

For example, yesterday Exxon Mobil reported that its profits increased by 75 percent in the third quarter alone; their revenues, more than $100 billion. Shell Oil said that their earnings increased by 68 percent. ConocoPhillips’ third-quarter earnings surged 89 percent, and BP reported a 34 percent rise in quarterly earnings.

To summarize, as American families are struggling with massive energy bills, both at the pump and home heating, energy companies are reaping huge profits.

Now, Henry Hubble, Exxon Mobil’s vice president, said, “You have got to let the marketplace work.” As a Democrat, I could not agree more, which is why I oppose what my Republican friends try to do, which is provide the oil companies $16 billion in taxpayer subsidies. To quote again the executive from Exxon Mobil, “You have got to let the marketplace work.”

My view is it is time we stop subsidizing big oil and stop having the taxpayers who are very stretched, do not ask them for $16 billion when you have record profits throughout the energy industry and are cutting assistance to our elderly and most vulnerable. We can do better. We need a new set of priorities, and we need to change the direction of this country to reflect the values of the American people and their generosity.

CONGRATULATING THE CHICAGO WHITE SOX ON THEIR WORLD SERIES VICTORY

The SPEAKER pro tempore. Under a previous order of the House, the gentlewoman from Illinois (Mrs. BIGGERT) is recognized for 5 minutes.

Mrs. BIGGERT. Mr. Speaker, after 88 years of anguish and torment, baseball
fans in the Chicagoland area can breathe a sigh of relief. This past Wednesday the Chicago White Sox clinched their first World Series championship since 1917. Led by their always colorful manager, Ozzie Guillen, the team got off to a fantastic start this season. However, in true Chicago baseball fashion, they found themselves in a rough stretch during the latter part of the season, and many doubted their potential. But in the end it was the camaraderie and teamwork throughout the whole season that led this team to victory.

As a lifelong Chicagoan born on the south side and raised on the north side, I want to offer my congratulations to the White Sox organization and White Sox fans everywhere.

Mr. Speaker, if the Boston Red Sox and the Chicago White Sox can make it happen after nearly nine decades, perhaps 2006 will prove to be a victorious year for yet another baseball team with a legendary drought, the Chicago Cubs. Here's hoping—

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

Mr. MEEHAN addressed the House. His remarks will appear hereafter in the Extensions of Remarks.

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

Mr. STUPAK addressed the House.

The SPEAKER pro tempore. Under a previous order of the House, the gentlewoman from Texas (Ms. JACKSON-LEE) is recognized for 5 minutes.

Ms. JACKSON-LEE of Texas addressed the House. Her remarks will appear hereafter in the Extensions of Remarks.

FISCAL RESPONSIBILITY

The SPEAKER pro tempore. Under the Speaker's announced policy of January 4, 2005, the gentlewoman from Tennessee (Mrs. BLACKBURN) is recognized for 5 minutes as the designee of the majority leader.

Mrs. BLACKBURN. Mr. Speaker, I appreciate being recognized. I have got a couple of things I wanted to talk about this afternoon as we wind up what has been a very busy week here in Washington. We have had our plate full, and have worked aggressively on issues that are of importance to the American people, and certainly are of importance to my constituents in Tennessee. But over the past week and during this time we have been plugging away working on the budget for this Nation, working on how we reform government, we have watched a group of Democrats from across the aisle come down here during the evenings, and every evening they talk about everything that they believe the Republican majority is doing that is wrong. They talk about everything that they think is wrong with America, they talk about everything they think is wrong with our employers, and they talk about everything they think is wrong with American families and with the values that we hold dear.

You know, I do not think they think we are doing a thing right. I do not think they think there is much right with America. And if you turn to C-SPAN any given evening, and you see a bunch of people down here complaining, that is them, because they are tuned up, and they are going to do it every evening with the negativity and what is wrong, what is wrong.

The left in this Congress does not want to see spending cuts, and they certainly do not want to see tax relief. They are not interested in reducing the size of the Federal Government. They want to grow it. And when they talk about wanting to grow it and add more to it, guess what? They are talking about using American taxpayer money.

It is going to take the money out of your pocket to pay for their want list. And what I cannot help but notice day after day when listening to the left in this body criticize everybody and everything and complain about everything is the tremendous level of self-in-dignation.

It is the sort of self-righteous indignation that you typically see coming from some of the TV talk show pundits, but lately it seems to be a hallmark of the Democratic House talking points that they are outraged about spending. Their solution is to propose more and more spending, but they are going to tell you they are outraged with the spending. They are going to tell you that everything is wrong. They are going to tell you they are outraged with the deficit. They are going to tell you they are outraged with the debt. But more and more spending, more and more spending, that is what they want.

They are outraged that government failed in the Katrina response. Yet they want to make that inefficient and ineffective bureaucracy bigger and more powerful. At the same time as they are making it bigger and more powerful, they want to make it more centralized.

They are outraged, absolutely outraged that we have high gas prices, yet they oppose domestic exploration for oil. They oppose refinery construction. They oppose refinery expansion. And this is not something new. This is something that they have been opposing for years. My goodness, some of them even worked with former President Clinton. They are outraged about gas prices, but you know what, I guess they want more. President Clinton vetoed drilling in ANWR. Now, you know you cannot have it both ways.

They are outraged that Social Security is going to run short of funding, but they do not want to reform it, and they do not want to address that; but they are going to be outraged about it. They are outraged that this war on terror is not over, yet they take every opportunity they can find to talk about withdrawing from Iraq and appeasing the very world leaders who let the Middle East get away with terrorism for decades in our wake, we took a firm stance. But they are going to tell you they are outraged that this war is not over. They have known it is going to be a long war. We have all known that.

Mr. Speaker, I guess they think they have got the market cornered on outrage. Maybe they do. Maybe they do. I mean, it seems that there is nobody around that does outrage better than the Democrats. As my mother used to say when people would get upset, she would look at them and say, Just rave on, rave on. You can talk all day long. That talking is not going to accomplish one thing. Actions will accomplish things.

But, Mr. Speaker, in order to get from outrage to action it takes something to fill in that void and that is called ideas, and ideas is something they just do not have. Now, maybe the outrage makes for great TV ratings on two TV shows; but you know, this is not a TV show. What this is is real life. It is the U.S. House of Representatives. It is a governmental body that works to construct the laws that you and I and my family and your family, everyone lives under; that free enterprise functions under; that we work under each and every day.

But you know, we do not hear ideas coming from the other side when they come down here and claim that we are not doing anything right, and that everything is wrong. They are outraged that government is making the right decisions and they want more Federal control. They want more Federal mandates on local government, and they want your money to come and pay for this.

I hope that my constituents in Tennessee understand what it means to listen to this because Federal mandates are something that they are tired of, and I hope that they are listening. I hope the American people realize they want a bigger government. They want more Federal control on our States and local governments. They want more Federal mandates on local governments, and they want the money out of your pocket to come and pay for it.

They want to make the taxes we have on the books higher. They want higher taxes. They want higher rates, higher fees, more taxes and in more areas of your life. They are the
elitist of government, and they think that they know better than you. They want to give the government that too often tramples on your rights more power. That is a game plan. Centralized power for them and less individual freedom for you and for me, for your family. That, I think, is the way to go.

For 10 years the Republicans have been in the majority here in the House. We have done a lot of good things. We have balanced budgets. We have faced debt. We have brought it down by recession and war. We have pushed hard to get an out-of-control Washington bureaucracy under control and to get it reduced. We have enacted major, major tax reform and tax relief for working families. We have put 98 programs up for elimination this year. We have taken a hard-line approach to terrorism. We have gone after the ridiculous regulations, overly burdensome regulations that strangle small business, that keep entrepreneurs from taking risks. They have not had the guts to try to bring them to fruition, getting capital for that idea, getting that idea into a commodity that goes to market. Those are the regulations that we are addressing and rolling back. Those are the tradeoffs that we are free up to enterprise.

We have worked to prevent the sort of universal health care plans the left proposes that would destroy the quality of care in this Nation. What do my constituents ask to see in health care? Access, access to health care. Physicians in communities, physicians who are able to open their doors and practice. That is what they want to see. Not a one-size-fits-all plan that is directed by some bureaucrat sitting in a building in Washington, D.C. They want a physician in their community. That is what we are working for. Freeing up health care access, access to health care.

Mr. Speaker, you will hear a lot of complaints from the left about tax relief. Well, you know, they just absolutely despise tax relief. My constituents seem to appreciate marriage relief, marriage tax relief, child tax credits, sales tax deductibility, lower income tax rates. Goodness, a lot of my constituents even tell me if 10 percent is good enough for God, it ought to be good enough for the government. Let us get that rate down even further, even further. They know better how to spend their money than the Federal Government, and they would like to be keeping it.

You know, one of my colleagues earlier today mentioned something I want to talk about for just a second. Today, despite the war, despite natural disasters, we have seen that in the third quarter of 2005 that our GDP grew at 3.8 percent. And I hope my colleagues are listening and hear this. This year, this quarter, despite a war, despite natural disasters our economy has grown 3.8 percent.

Now, for everybody at home that is a booming economy. That is tremendous growth, and we believe debt reduction requires a booming economy and spending reductions. You grow the economy and you cut back on your spending. You cannot cut the debt without both elements. You have to work it from both sides of the table. Making sure that we are able to allow that economy, the free enterprise sector, to grow; and at the same time when you are looking at the public sector, start reducing what government is spending. It is an amazing thing.

You reduce what you are spending, you increase those revenues, your deficit is reduced and your debt is reduced. Hard as they try, the Democrats in this body cannot make the case with a straight face that raising taxes, which is their platform, raising taxes, raising those taxes on American families, that raising those taxes will increase economic growth. It just does not happen. 3.8 percent growth.

Mr. Speaker, I have to remind my colleagues also that equals jobs, it equals jobs growth. We have seen over 3 million new jobs in 2 years. We are seeing more. It equals increased small business manufacturing output, small business production output, increases in the rubber meets the road. That is what we are working for. Freeing up health care access, access to health care.

We are going to continue getting government off the backs and out of the pockets of hard-working American families, getting government off the backs and out of the pockets of small business owners all across this great land. We are going to continue working, restoring individual liberty and freedom and hopes and dreams. What you see is a work in progress because there is always room to improve, but our agenda is the right agenda. We have got a lot of good work left that we can do. We are going to continue taking the shackles off free enterprise and freeing it up.

We are going to continue getting government off the backs and out of the pockets of American families, getting government off the backs and out of the pockets of small business owners all across this great land. We are going to continue working, restoring individual liberty and freedom and hopes and dreams. What you see is a work in progress because there is always room to improve, but our agenda is the right agenda. Yes, we want to see across-the-board spending reductions; the left does not.

We want to see major immigration reform that gets this illegal immigration crisis under control. We want to see border security addressed immediately this year. The left does not. We want to see a very aggressive global war on terrorism that treats terrorists like the murderers that they are. Many on the left do not join us in that desire.

We want to see a tax reform and relief that takes this nightmare of a Tax Code that we have volumes and volumes and volumes and simplifies it so that it is understandable, and it is fairer. The left does not.

Mr. Speaker, we have heard a lot of talk about independent commissions around here lately. Well, a lot of the folks in my district are not real happy when they hear talk of independent commissions. They feel like that is our job. They have got people on the left just clamoring for a Katrina Commission. Well, now, I do not know about who. Who needs a commission to tell us that government failed? It seems pretty obvious to me. The city of New Orleans government, the Louisiana government, the Federal Government all failed. Period. Do we really not need a commission to tell me that?

I would hope that the Democrats do not need an expensive government commission to tell them that either. What I do know and what I believe the left does not know is that failure can be laid right at the doorstep of this massive wasteful bureaucracy that you and I and every American taxpayer is paying for day after day after day. Bigger is not always better. Bigger is not always more responsive, more responsible.

One of the things we learn is that smaller local governments are generally the ones that are on the frontline, that are more responsive to the needs of communities. That is where the rubber meets the road.

We are paying a lot for this bureaucracy, and we are getting very little in return on our money. What we get is a slow process. We get the runaround. We get less accountability.

The left in this country had control of the House for 40 years prior to the Republican majority, and in that time they created an enormous, huge bureaucracy. Over the past 10 years, we have been trying to reform and reshape that government, to make it more responsive to the American people. As I said, it takes time because they fight us every single step of the way. Every time we try to reduce something, to reform something, to cut back, to pare down, they fight us.

Clearly we have not succeeded enough or the Katrina response would have been better, but I beg to differ when the left criticizes Republicans for this big, ineffective government. If we had our way, if they would join us, we would be looking at companies like FedEx, one of our good Tennessee companies, for ways to reform government for the 21st century. We would be looking at other constituent companies in Tennessee, people like Tractor’s Supply, who are doing tremendous small businesses that work well.

The Democrats are more concerned about the jobs, about the jobs big government creates than the jobs small business creates, and they are more concerned about those big government jobs than they are about the effectiveness of government. How dare we ask a Federal agency to pare down? How dare we ask them to become more effective, or more efficient?

I want everyone at home to know that it is Republicans who want a government that is leaner, that is smarter,
that is more responsive. We want to reform government. We want change.

I think there is a philosophical difference between the Democrats and the Republicans. They think government, big government, big buildings, big programs is the hallmark of a great Nation. We Republicans think that great individuals, individuals with freedom and power and hope and opportunity, that is the core and the center of a great Nation.

We want to drag a bureaucracy that is based on 19th-century government into the modern age, drag them kicking and screaming if necessary, because we do not believe big government equals effective government.

There are some core functions our Federal Government should be capable of handling. Defense and disaster response are clearly at the top of the list, and we should not let an outdated system and an overgrown civil service deliver poor service slowly.

In my view I know that many on the left are going out and slamming us across-the-board spending reductions. They are slamming our budget control ideas. They do not think government has room to cut.

Mr. Speaker, in the 3 years I have been in this Congress, I have sat through oversight hearing after oversight hearing where government agencies have the absolute audacity to tell us that they cannot account for millions of our tax dollars, millions upon billions of dollars, and in the same breath they ask for more funding. Enough.

I want to see reform. I hope this body wants to see reform. I want to see spending reductions, and I want a government that will actually perform its core functions.

Many on the left have been standing in the way of reform. They want to protect the bureaucracy that was built over 50 years of their control. I think it is their monument, and, yes, they will stand here and they will rail against every reform we have ever offered because it is their crowning achievement. It is the monument to themselves and their policies.

But I think it is time for the American people to know that this party and this leadership is focused on the American family. We are focused on families who are strong and productive and free, families who are free, Mr. Speaker. I want to dream big dreams, free to have great adventures, to live out those hopes and dreams.

NO PLACE IN THE CIVILIZED WORLD

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

Mr. HOYER. Mr. Speaker, on Wednesday, the new President of Iran made comments that chillingly confirm the hate, intolerance and militant intent to destroy Israel and her people that is shared by too many in the Arab world.

Speaking to 4,000 students at a conference called “The World Without Zionism,” the Iranian leader declared, “Israel must be wiped off the map.”

He went on to say, “Anybody who recognizes Israel will burn in the fire of the Islamic Nations’ fury.”

This Congress and the American people and all civilized, freedom-loving people around the world must emphatically and unequivocally denounce these poisonous comments as outrageous incitements to international criminal acts.

Mr. Speaker, as my colleagues know, we just passed a resolution a little over an hour ago unanomously expressing that sentiment. All who seek international security, stability and respect for the rule of law must collectively and publicly reject these comments of the President of Iran, and not only reject them, but condemn them as well.

The silence in too many of the Arab capitals loudly testifies to the sympathy with which such despicable remarks were received. However, very pleased, that the prominent Palestinian negotiator Mr. Erekat reported to the media, “We have recognized the State of Israel. We do not accept the statements of the President of Iran. This is unacceptable.”

That was said by one of the major Palestinian leaders. I congratulate him for those comments.

It is that spirit that will allow us to pursue peace on the roadmap set forth by President Bush. However, I am compelled to ask, where is the public outrage among other responsible respected leaders in the Arab world?

Mr. Speaker, I have been to Israel 8 times, 3 times in the last 2 years, and on each of those most recent visits, our Israeli allies have expressed increasing concern about Iran’s support for terrorism and its continuing effort to develop and acquire nuclear weapons.

The President of Iran has made no secret of his program to develop and acquire nuclear weapons.

The above dangerous comments only confirm our worst suspicions and fears about the Iranian government’s intentions and malevolence. These remarks must inspire a renewed commitment by the United States and by our allies to do everything within our power to prevent Iran from acquiring weapons of mass destruction.

Those who rationalize acts of terrorism should reexamine their opinion as to why Israel must be ever vigilant and must take all measures necessary to respond to terrorism and ensure the safety, security and sovereignty of its people and its land.

Mr. Speaker, let us today to overwhelming and un unanimously express our outrage at the President of Iran’s suggestion that Israel would be wiped off the map. Peace will be possible in the international community only if the international community is strong and united and without any tempering rejects and severely criticizes such comments when they are made.

30-SOMETHING WORKING GROUP

The SPEAKER pro tempore. Under the Speaker’s announced policy of January 4, 2005, the gentleman from Ohio (Mr. RYAN) is recognized for 5 minutes as the designee of the minority leader.

Mr. RYAN of Ohio. Mr. Speaker, I appreciate the opportunity to be down here.

This is a pretty sad day in the United States of America with the recent news regarding the Chief of Staff of the Vice President being indicted on five counts of making false statements, perjury, obstruction of justice.

The 30-Something Group has been talking about for quite some time on this floor the culture of corruption that we have seen in this Chamber, on Capitol Hill, and now we have come to find that this is also extended into the executive branch, the Republican one-party rule. Inevitably when one party controls all the levers of government, inevitably it leads to corruption, and today we saw another taste of that.

My friend from Florida is here, and before we get into the corruption and the terrorism that has been going on in the way that this government has just been corrupted, I want to talk for a few minutes about what our friend was saying who was here prior to us.

I want to make this perfectly clear. The Republicans control the House of Representatives. The Republicans control the Senate. The Republicans control the White House. We have a one-party government here in Washington, D.C.

I find it humorous and sometimes hysterical that the other side can look over to the Democrats and blame us for all the big spending and all the deficits. They look over here and they point to my friends on the left. We do not have any power. We are not running the government. One-party rule. Take responsibility for your own actions.

My friend who was here prior was talking about all the Democrats want to do is spend. The Republican majority is determined to act as a sovereign country almost all the way into bankruptcy. Our national debt just went to $8 trillion.
The Republicans have controlled this House since 1994. They have had the White House since 2000 and the Senate on and off, but it had control of the Senate for the past few years. They have been able to implement their agenda on the Hill and keep saying that we want to raise taxes.

We do not want to raise taxes. We want to reduce spending here, as the rhetoric on the other side, but we do not want to do it on the backs of the middle class.

We want to reduce corporate welfare to the tune of $16 billion in the two energy bills being rich hell-bent to subsidize oil companies, and they are coming out with the highest profits that they have had in a long, long time, record profits just in the last quarter.

We want to end corporate welfare to the pharmaceutical companies, $700 billion in spending on a Medicare prescription drug bill that does nothing to reduce the cost of prescription drugs.

Democrats wanted reimportation from Canada to help reduce the cost. Democrats wanted to give the Secretary of Health and Human Services the ability to negotiate down drug prices by basically going, on behalf of all of the Medicare recipients, to Merck and Pfizer and all of these big drug companies, and basically say, if you want a contract, let us talk price.

If we took 10 or 20 percent of the savings of that bill, $700 billion over the next few years, saved 10 percent, that is $70 billion which would pay for Hurricane Katrina. But we could save closer to 20 or 30 percent, which would be $140 billion of the taxpayers’ money that we could save. We do not want to raise taxes.

Now, do we think that we should be giving tax cuts to Bill Gates and Warren Buffett, and at the same time cut Medicaid, which is a health care program for poor kids and poor families? Meanwhile, middle-class America’s health care is going up 15-20 percent. My God, we cannot do anything to help average people because we have to take care of the big corporations and keep the corporate welfare going.

Let me say this before we get back to our message. This is very simple to connect the dots. This body taxes the American people. The American people send their money down here. The Republican Congress gives that money, to the tune of $16 billion in the last few months, to the energy companies. Can you imagine, your tax dollars going to subsidize oil companies. American tax dollars coming down here, and the Republican majority takes it and gives it to the pharmaceutical companies to buy prescription drugs for seniors; great idea. But is it a good way to do anything about controlling the costs?

What the Republican majority does is then they go to the shake-down street, which are all of the lobbyists are. They go and shake down all the lobbyists who they just spent a bunch of tax dollars on, and the lobbyists who they shake down fill up the Republican campaign committee coffers to the tune of millions and millions and millions of dollars. Hundreds of millions of dollars is spent lobbying.

This is corrupt to the core. This is not the way to govern.

We understand there is money in politics, but to use the hard-working public’s money that average people send down here and to give it to corporations is atrocious. Our good friend Cal Thomas, who is one of the most conservative Republican columnists in the country, said in The Washington Times, which is not a liberal newspaper, gives his friends in the majority a little suggestion: Do not start with the poor to pay for Hurricane Katrina, start with the rich. He goes on to say, which I tend to forget about the corporate subsidies to the big agribusinesses, this is Cal Thomas, not the gentlewoman from Florida or me, this is our conservative Republican friend Cal Thomas, 72 percent of farm subsidy money goes to 10 percent of the recipients: the richest farmers, corporations, estates, and other entities.

Mr. Speaker, this is ridiculous that we are going to cut lunch programs, food stamps, cut student loans for average people trying to send their kids to school, and yet provide corporate welfare to the top 10 percent richest farm agribusinesses, multinational corporations.

Mr. Speaker, I yield to the gentlewoman from Florida (Ms. WASSERMAN SCHULTZ). Ms. WASSERMAN SCHULTZ. Mr. Speaker, it is a pleasure to be here with you again and have an opportunity to have our 30-something Working Group talk about the issues that are important to the average American today in the 21st century. We also want to thank the gentlewoman from California (Ms. FELSTON), the Democrat leader, for bringing this group and have this time on the floor to talk about these important issues.

This is a sad week in the United States of America. This is a week in which we started on Monday with my home State of Florida, my district in south Florida, being hit by a Category 3 hurricane, Hurricane Wilma. Today, 5 days later, we still have 80 percent of the ways to go without power. We have considerable difficulties in getting them ice and water. We have a Governor of my home State who has held up our State as the model for poor kids and poor families?

Meanwhile, middle-class America’s health care is going up 15-20 percent. My God, we cannot do anything to help average people because we have to take care of the big corporations and keep the corporate welfare going.

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being right, is only concerned about having it their way. Clearly, as the results of this week show, they will do anything, will do anything including lie to the government, lie to the press and expose an undercover CIA agent’s identity in order to have their way and get their way. This is an ill-advised and unfortunate war, which now we have no idea how long we will be in the midst of.

I am raising young children, as are many, many people across this country. I was fortunate and used to be able to say to my children, to our grandchildren, to the grandchildren of the people that I know, ‘your generation was the first generation to have their way and go to war, that our generation was not thrust in the midst of an ill-advised confrontation. The Vietnam War was the last serious conflict we entered into. Obviously the Gulf War in 1991 was also a very bad and serious and ended quickly. But we cannot say that anymore because the administration has submerged us into chaos.

Mr. RYAN of Ohio. Mr. Speaker, I am reading through the indictments right now. It is really unbelievable, the blatant lies that are in this, that are as astounding to me.

Count 5, the perjury count, where they have a series of questions, and the question from the lawyer to Mr. Libby is his specific recollection that he told Cooper about Mr. Wilson’s wife working at the CIA, and he attributed that fact to, what, reporters?

The answer is yes. Many reporters.

Libby said, “I was very clear to say reporters are telling us that because in my mind I still did not know it as fact. I thought I was. All I had was this information that was coming from reporters.”

He continues to lie, saying, Yes, sir. He again, without pause, and Libby continued, “Reporters are telling us that. I do not know if it was true. I was careful about that because, among other things, I wanted to be clear I did not know Mr. Wilson. I don’t know. I think I said I don’t know if he has a wife, but this is what we are hearing.”

They asked him again, and he said it was a fact what I told the reporters.

All throughout this he testifies to the lawyers that he was told about Mr. Wilson’s wife. Just last week, again, and Libby said, “I was very clear to say reporters are telling us that because in my mind I still did not know it as fact. I thought I was. All I had was this information that was coming from reporters.”

In the charge of perjury is that in truth of fact, as Libby well knew when he gave this testimony, it was false in that Libby did not advise Matthew Cooper or other reporters that Libby had heard other reporters talking about Wilson’s wife working for the CIA: Libby heard it from the Vice President of the United States.

The Vice President of the United States in this indictment, and there may be a trial, and this may be a question of whether or not the government officials not tell the truth? Two, did government officials not tell the truth? Two, did government officials not tell the truth since the start of the Iraq war? And in the course of going to war, did we not see the loss of lives of 2,000 of our brave young men and women and some thousands of injured bodies that now lie in hospitals languishing?

And in the course of this expose that the gentleman has now offered, in holding up the indictment, he has enunciated a chronological schedule that shows that over and over again there was repetitiveness in the government, in this instance, the White House, denying that key staff members knew nothing of the pronouncement that an undercover CIA agent was who she was and who she was related to; and now we are finding out about allegations and an indictment comes in.

These are the same people that told us there were weapons of mass destruction in Iraq. These are the same people that told us we would be greeted as liberators. These are the same people who said we could use the oil money for reconstruction. Have they told the truth since they have been in office?

Ms. JACKSON-LEE of Texas. Mr. Speaker, will the gentleman yield?

Mr. RYAN of Ohio. I yield to the gentlewoman from Texas.

Ms. JACKSON-LEE of Texas. Mr. Speaker, I thank the distinguished gentleman and the distinguished gentlewoman for their comments.

This is a moment in history today that it seems that we simplify. This morning we did not see this. We passed a resolution allowing an American icon to lie in state, Rosa Parks. Now, just a few hours after that vote, we are here on the floor. Really, as I listened to my two distinguished colleagues for this very thoughtful discussion, we are looking at a constitutional breach in the system of government.

I sat as a member of the House Judiciary Committee during the impeachment hearings of President William Jefferson Clinton; and, of course, as member of the Senate, as we argued vigorously this issue. We argued that his objections were not a governmental action. That was the distinction that we made on this whole question of whether or not the government itself was being fractured. Today we now have, and, again, one is innocent until proven guilty, a fractured government, five counts against an individual with an ongoing investigation that suggests a number of fractures in the system that go to the very points of this discussion: one, did government officials not tell the truth? Two, did government officials not tell the truth to Members of the United States Congress? Three, on the basis of those non-truths, did the United States Congress take a vote to remove the administration ultimately to go to war? And in the course of going to war, did we not see the loss of lives of 2,000 of our brave young men and women and some thousands of injured bodies that now lie in hospitals languishing?
President of the United States of America.

I will simply say this: those very difficult days of sending this body through an impeachment proceeding brought us almost to the brink of governmental collapse. The American people were concerned. The world was concerned. This institutional body was concerned. Those of us who had such great respect for this body being respected for when it moved, it moved on truth and standing. I would argue to this body that the impeachment proceedings went beyond the jurisdiction of this body because we used a non-governmental act for a governmental action, which was impeachment.

In this instance I am going to leave with this question: What will this body now do to accept our, if you will, institutional responsibility to ask the questions, whether the Constitution has been breached and whether or not, in fact, there are fractures in government now begging strategic hearings need to begin in order to heal or to reform those fractures?

I thank the distinguished gentlewoman from Florida and the gentleman from Ohio, certainly States that lead when there are breaches as we have looked at elections of 2000 and 2004, for their presentation on the floor and allowing me to come over from my office watching them during this moment in history that requires our study and our consideration.

Mr. RYAN of Ohio. Mr. Speaker, I thank the gentlewoman for her comments. It continues just to be unbelievable. Count four, the perjury count, it is unreal.

Again, we said on June 12 the Vice President told Scooter Libby about Joe Wilson’s wife working for the CIA and then Libby is talking about a conversation he had with Tim Russert on July 10, which is a month later, and he is explaining the situation, and it went something like this:

Russert said, Did you know that Ambassador Wilson’s wife works at the CIA? And I was a little taken aback by that, I remember being taken aback by it. And I said—he may have said a little more, but that is what he said. And I said, no, I don’t know that. And I said, no, I don’t know that intentionally because I didn’t want him to take anything I was saying as in any way questioning the administration, and it went something like this:

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brought together to do an investigation. I want to know where the outrage is. I want to know why we are not having impeachment hearings. I am waiting to hear that, because it is a little bit more important, when you send people to war just to accomplish your own goals, that when you lie about personal circumstances, totally and completely different. It is just disgusting.

Mr. RYAN of Ohio. Reclaiming my time, we do not want to make light of it, but I think of President Clinton had to deal with in his impeachment. That is private behavior. If he committed perjury, that is wrong, and we are all against it.

You are talking about outing a CIA agent. You are talking about lying to FBI agents. This is the Chief of Staff of the Vice President of the United States, not some intern. This is one of the architects of the war.

Now, we all know that all the nonsense before the war was not true, and now you are willing to lie to a Federal grand jury? You are willing to lie to FBI agents? You are willing to lie to Tim Russert? You sure know Joe Wilson. He says, "I don't know Joe Wilson." You told Libby 3 or 4 months before you not only knew him, you knew his wife worked for the CIA.

Now, we have Mr. Gillespie, who is going to be the Chair of our Independent Katrina Commission, here is what Karl Rove said. "Did you have any idea that when you leak the name of the CIA agent to the press?" "No." That was in September, I think, right after Cheney was on Meet the Press.

We do not know exactly what the situation that Karl Rove is in is. I may speculate for a second. But you cannot tell me that Karl Rove, who manages every single solitary detail of everything that happens in the executive branch and the White House and the West Wing, you are going to tell me that the Chief of Staff of the Vice President knew this, but Carl Rove did not.

It is going to be interesting over the course of the next few weeks and months to find out exactly what Karl Rove did know. I think this goes right to what we have been talking about over the past year, 2 years, since we started doing our 30-something Group, that the Republicans continue to pick their party over what is best for the country.

Now, we are all Americans here. You cannot out a CIA agent, you just cannot do it. You just cannot lie a country into war. It is just wrong, for all these obvious reasons. And you just should not take public tax dollars and give them to the oil companies, like we are doing.

We gave $16 billion through the two energy bills we passed to corporate welfare to the oil industry. Now, all you have to do is go to the gas pump and realize that that is not a good idea, or read the paper, where the oil companies have some of the largest profits in the history of oil companies in the last 2 years. Yes, you tell me your public tax dollars, the people you represent and I represent that work hard and see that big number at the top of their check, and then the much littler number that you actually get, because money comes down here, and the Republican Congress takes it and gives it to the oil company, and then goes to the oil company out on "Shake Down Street," K Street, just a cab ride away, shakes down K Street, and K Street tells us to lie with money, and the cycle continues.

Ms. WASSERMAN SCHULTZ. If the gentleman will yield further, I want my constituents could go to the gas station, but right now they cannot be accomplishing that. Talk about any power. There are people in my district sitting in the dark 5 days after the storm hit them, supposedly the model State for disaster preparedness and aftermath response.

We have aocrat of my State who is refusing, after being asked several times this week, refusing to use the state of emergency to have the tankers with gas, instead of filling their contracts, which they can get premium top dollar for the gas in those tankers, he is refusing to order those tankers to deliver gas to meet the essential services that we need, to meet the needs of the generators in my cities and in the cities across south Florida of my colleagues. My colleague from Florida (Mr. MEEK), the gentleman from Florida (Mr. WEXLER), the gentleman from Florida (Mr. HASTINGS), the gentleman from Florida (Mr. SHAW), the gentleman from Florida (Mr. DIAZ-BALART), and the gentlewoman from Florida (Ms. ROS-LEHTINEN). He is refusing to reorder the priorities of these gas tankers owned by the gas companies, the oil companies, and make sure that they can provide gas to the generators so that the lift stations can be turned on so the sewage is not backing up. We have to boil water or put chlorine in it or buy it from the few supermarkets that actually have powered themselves with a generator.

So we do not have any gas stations that are open and running on their own without any generators. Unfortunately, the oil companies have not in most cases purchased generators to be there and ready for the gas stations to use in the event of an actual disaster. So what we are talking about here is how deep this culture of corruption and cronyism and incompetence runs. If you could say it is an isolated instance and you have a rogue staff person who just became so focused on taking care of his boss that he decided he was going to say anything to accomplish his boss's goal, then you could say, you know what, you get rid of that cancer, and, okay, the cancer is out, and there you have something that is working.

But, unfortunately, this is an administration that is so infected with cancer, this is a party up and down the halls and walls of government that is so infected with cancer that it is impossible to put it out completely. It runs that deep.

Next year what the American people are going to have to ask themselves is if they want this to continue. Do they want to continue to go in this direction? Do they want to continue traveling down this path, being dragged down this path, having another 1,000 soldiers die in a war that was not only ill-advised, but we were led into through deception, and then not only through deception but through deliberate acts of deception to ensure that they would be able to drag us into war?

Then, on top of that, let us talk about some of the other things that they are willing to do and be hell-bent on pursuing their goals. Talk about what happens right here just in the last few months since I have been a Member of Congress.

Basically the Republicans here have created a democracy-free zone. We talk about the other things that they are doing to undermine our democracy, and how participatory this institution is, and how we are all elect in our own right, and we all have the same rights and privileges, we have the same number of about 633,000 people that sent us here.

Yet it is pretty clear that we do not all have the same ability to cast our vote and have it stand and mean something and cast it freely and willingly, because the Members on the other side used deceptive ways, but have not been allowed to cast their votes by their leadership and leave that as their opinion standing all by itself because they get their arms twisted off.

We have votes like the energy vote that we had a couple of weeks ago that was called as a 5-minute vote and was held open for 40 minutes, 40 minutes, because we were killing that bill, because it was a terrible bill that was not going to do anything to reduce gas prices, that was not going to improve our energy situation that we are in such dire straits in this country. It was going to put more money in the pockets of the oil company executives and the oil companies' profit margin.

So what they did was hold that vote open so they could twist enough of their Members' arms and work the aisles so that they could get their Members to switch. And we watched it. The board is right up above us here, our names are in lights, there is a red raise hand button. Whole bunch of red buttons on their side of the aisle that over the 40 minutes were switched to green.
Now, I came here with some conviction, and I came here with some backbone, and I am certainly not going to let anybody chisel my backbone away just in the name of my party. I just wonder where the backbone is? Why are they willing to just cave? Do they not know that there is something that you understand that you have to represent your constituents? Do they not understand that they have to represent their constituents, not the oil companies? Do they not understand they have to represent their seniors, some of whom right now have to choose between medicine and meals.

That Medicare prescription drug bill passed before I got here. How long was the vote held open; 3 hours on a 15-minute vote to do the exact same thing? That bill prohibited the government from negotiating prices, just like the Veterans Administration has that ability, negotiating prices with the pharmaceutical companies and putting low-cost prescription drugs and not put more money in the pockets of the pharmaceutical companies?

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should not come first. The Republican Party should not come over the interests of the country. All we are saying is that the Republican majority has had control of this Chamber since 1994. They control the Senate, and they control their Speaker, $16 billion in new level of government. Whether it is emergency management, failure; poverty rates, up; tuition rates, doubled; health care costs, up 15 to 20 percent a year. The Republicans take public tax dollars and give it away in corporate welfare to the oil companies. Public tax money went to the oil companies and the energy companies and subsidies, and $700 billion in the medicare prescription drug bill.

Now, the Democratic Party wants to lead, and we want to lead and put the interests of the country before what is necessarily best for the Democratic Party. And here is a great example:

In 1993, when we were running huge deficits, the Democratic-controlled House, the Democratic-controlled Senate, and President Clinton passed a balanced budget bill that led, without one Republican vote, that led to the greatest economic expansion in the history of the United States of America. And it was not popular and it was not fun, and many Democrats lost their seats over it. But you know what? You have got to balance your budget. And someone, more than one person was a statesman to make that decision. You put the interests of the country and that of your party. That is what we want to do. That is what the Democrats want to do. We want to take this country into another direction and change what is going on here.

Let me tell you what we will do when we are in charge. One is, we will redo the prescription drug bill. We will go and we will allow for reimportation of prescription drugs from Canada that will bring down the cost of drugs while we will save the taxpayer billions of dollars over the next few years. We will go back and we will put in the medicare prescription drug bill a provision that allows the Secretary of Health and Human Services to negotiate on behalf of the medicare recipients and on behalf of the taxpayer to Merck and Pfizer, and they will negotiate down the cost of drugs. Some people project that savings could be 20 to 30 percent. Twenty to 30 percent of $700 billion is $140 to $210 billion. We could talk Send money savings and we would invest it into the American people.

We would also take the $16 billion that we have given to oil companies and we will add that into the mix. Now, notice I did not say one time we want to raise taxes. We will take that money and we will invest it into programs that will lead to economic growth.

One, we will have a plan that will create 1 million engineers and scientists in the next 10 years. We are getting our clock cleaned by China and India. Last year China graduated 600,000 engineers, India graduated 350,000, the U.S. graduated 70,000. Half the foreign-born will eventually move back to their home country. The Democrats have a proposal to take those savings and invest it into education. We will reduce the cost of college by earning that $300 billion.

We will make sure that there is a clinic and a nurse in every single school in the country so that our kids are healthy, because if we do not have healthy students, we cannot have educated students. We do not have educated students, we cannot have a strong economy, and that is the bottom line.

The Democrats will invest in magnetic levitation trains, the latest train technology going right now. There is only one in the world. It is in Shanghai. I was on it when I was over in China. Mr. Speaker, 270 miles an hour we are going down the pike, and I defended a right of coffee and it did not spill. It is the latest train technology, it is a jobs program, it is good for the environment, and it reduces our dependence on foreign oil.

The Democrats will make the savings from that money and we will invest it into preventive health care. We will make sure that we are doing for the American people what we are doing for the Iraqis, and that is allow them to go to a clinic when they have a cold instead of walking into an emergency room with pneumonia.

Mr. Speaker, we want to spend less money in the end, but it means putting it up front first for prevention. And we will start an Apollo program for an alternative energy source, so that these engineers and scientists that we create will be able to eventually reduce our dependence on foreign oil so that not one more American life has to be lost defending our right of coffee and get oil so that we can drive SUVs.

Ms. WASSERMAN SCHULTZ. Mr. Speaker, the gentleman is so right. As we close out, I just want to reiterate that this is about competence. It is about who do you trust. It is going to be next year asking the American people to give us the opportunity to take this country in a new direction, to end the culture of corruption, to end the cronyism, to invest the kind of resources that we need to make sure that the middle class can be thriving and vibrant, and to make sure that we have a disaster response system in place that is responsive, that meets the needs of people and that does not leave them twisting in the wind as my constituents are right now, who are without gas and without water, where a hospital in my own district is not able to continue to take care of people because their employees do not have enough gas to get to work. Those are basic needs.

We want to thank the Democratic leader for giving us an opportunity to come on this floor tonight and for creating the 30-something Working Group. I know Mr. Ryan wants to give people the Web site where they can contact us.

Mr. RYAN of Ohio. Mr. Speaker, I want to thank the gentleman from Florida (Mr. MEEK) who is down in Florida with his constituents. Send us an e-mail to 30somethingdems@mail.house.gov.

Ms. FOXX. Mr. Speaker, I am proud of the great deal of progress being made on our global war on terror. While there is no quick path to victory, it is absolutely necessary for us to maintain our resolve. Terrorists have long waged war against the United States, well before the September 11 attacks. Americans were bombed in Lebanon in 1983, at the World Trade Center in 1993, at Khobar Towers in Saudi Arabia in 1996, at the American embassies in Kenya and Tanzania in 1998, and on board the USS Cole in 2000. Over the years, these terrorists have attacked and attacked and attacked, thinking they could kill innocent Americans without paying a price. I am proud of President Bush and our troops for standing up to these murderers and showing them we will not sit back and tolerate this behavior.

Conditions in the Middle East are improving. Despite the terrorists’ plans to disrupt democracy in Iraq, millions of Iraqi people embraced democracy by turning out to vote for a new Constitution. In addition, the Iraqi security forces are taking a much more prominent role in defending their country.

Mr. Speaker, I hope that Americans will continue to support our troops. They are doing the right thing because they are making the world a safer place.

A NEW DIRECTION FOR U.S. IMMIGRATION POLICY

The SPEAKER pro tempore (Ms. FOXX). Under the Speaker’s announced policy of January 4, 2005, the gentleman from Texas (Mr. Poe) is recognized for 60 minutes.

Mr. POE. Madam Speaker, a nation that cannot defend its borders against an illegal invasion is a nation without national sovereignty.

Madam Speaker, rhetoric rules the day when it comes to immigration. A lot of people with self-promoting agendas do a lot of talking. They have hidden motives that range from political
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to monetary to cultural. However, the only motive for immigration should be what is best for America, not what is best for cheap labor, not what is best for Third World countries, not what is best for obtaining more votes for the left, not what is best for any specific race, religion, or region, but what is best for America. That should be our immigration policy.

Madam Speaker, people who enter the United States must serve a purpose for the greater good of this Nation. A little over 100 years ago, this Nation welcomed immigrants through Ellis Island in New York, where people would come from all over the world into New York Harbor. They would be seen at Ellis Island. These individuals would be examined, they would be questioned, and if this person saw, after the immigrant was examined to be healthy and ready to work in America, they were allowed to come in. That process did not take a great amount of time.

Now, today, if people want to come to the United States legally, there is so much bureaucratic nonsense that it takes a long time for people who wish to become citizens or people who wish to work here or go to school here if they wish to do it the legal way, the legal way.

We have all heard of the excuses and the so-called explanations for why it takes so long to allow people to come to the United States the legal way. Madam Speaker, they are just excuses; they are not real.

I am an advocate of immigration, legal immigration.

Madam Speaker, Laredo here is the center port in the United States. It is the busiest inland port in the United States. Every day 7,000 18-wheelers cross into the United States from this location. About that many go south as well. And they disseminate up to the Northeast and to the Midwest. That is not only motive for the drug traffic coming across the border because the drug cartels want to control this area. And we have got more than one drug cartel down there fighting among themselves as to who will control the border. So the first reason for the drug traffic coming illegally into the United States is a concern to these sheriffs on the Texas border.

The second concern is the illegal immigrants that come through that area, many of those people brought into the United States by coyotes. These are the people who, for money, make a profit off the human trafficking, bringing people into the United States illegitimately.

The third reason, and maybe the most important reason, is because Sheriff Flores and Sheriff Gonzalez are concerned about homeland security. They are concerned about those terrorists that wish to do us harm. The next target that comes to mind is that border because of what is going on on the other side of the border.

Madam Speaker, I spent some time years ago at Checkpoint Charlie in Berlin. You remember, that is the place where the Berlin Wall was, the place where the people on the other side of the wall were separated from the Soviet sector. That Soviet sector looked into the grayness, the darkness, the bleakness of communism in eastern Europe. And how we had to patrol that border for America’s safety. And when I was on the Texas border in Laredo, Texas, it reminded me of Checkpoint Charlie because of the violence that is occurring along our lawless southern border.

Madam Speaker, Sheriff Flores, when he took us around through his deputys, also along with Texas Ranger Doyle Holdridge, he tried to explain to me in very simple matters that this is an American issue, this is not a partisan issue. This, as he said, is a red, white and blue issue, the importance of protecting the sovereignty of the United States against the illegal invasion of people coming across our border.

And how many are we talking about in Texas alone? We are talking about 5,000 a day illegally coming into the United States. We are talking about in our country now, 11- to 14 million people who came in from Canada or Mexico illegally, without permission.

And so he patrols that area. He does his regular patrols, but he is concerned about three items, three things, and they all have to do with illegal activity. He is concerned about the illegal drug cartels that operate in Mexico and southern America and work their way up through the United States and to through Laredo.

As you can see from this map, Madam Speaker, Laredo here is the border with Mexico is almost 25 miles away. On the other side of the border, they have M-16 rifles, that we had body armor and helmets, because he said there are places on the Texas border with Mexico you do not get close to the river without body armor. And I believe that we have better intelligence networks than our counterparts on the other side of the border.

The drug cartels have more money, they have better electronic equipment, they have better firepower, they have better intelligence networks than our local sheriffs do. Our local sheriffs, when we were down on the border, we used night vision equipment, but that was borrowed equipment. The sheriffs tell me that on the other side of the border, the drug cartels have the best night vision equipment that can be purchased. They also have better body armor than Americans do. And not only that, the drug cartels use satellite officers with GPS. In other words, we have got a deputy sheriff out here on patrol in Webb County or Zapata County. He

That process did not take a great amount of time.

But I spent the last weekend down on the border with the Webb County Sheriff, Sheriff Flores, and the Webb County Sheriff, Sheriff Gonzalez, and they showed us what they do. They have a 13-deputy patrol, the whole State, and when we went down to the border, he made sure that before we went to certain portions of the Texas-Mexico border, that we were armed with M-16 rifles, that we went with his small SWAT team that had body armor and helmets, because he said there are places on the Texas border with Mexico you do not get close to the river without body armor. And I believe that we have better intelligence networks than our counterparts on the other side of the border.

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uses his cell phone to make a call. The drug cartels track where he is using GPS, and they can track his cell phone and know his location. They not only know where our peace officers are, they know where they all live. They know the names of their family members. They know the routine that they take each day.

You see, these drug cartels are the enemy. They are the enemy to America. And yet our sheriffs, they make do with what they have got. You know, they would like night vision equipment so they can patrol that area, night vision equipment that they do not have to borrow from the Federal Government. They would like off-road vehicles, satellite phones. They have even suggested and asked while I was down there, you think, Congressman Poe, when you go back to Washington you can get us a Humvee for our county?

Now, they do not want four or five. They want a Humvee for each of these 16 counties on the Texas-Mexico border so that they can track those drug cartels.

Madam Speaker, I tried to make a few phone calls and I made a few phone calls to see how we could perhaps assist them. It is so difficult that would be to obtain some Humvee that we brought back from the war in Iraq that we are never going to use, that this country will just put somewhere and let it rust and then melt it down to steel. And the bureaucracy just to find the person who can make that decision, was not possible.

But it would seem to me, Madam Speaker, that while we fight the war on Iraq, when we bring those vehicles, even those damaged vehicles, back to the United States that are no longer going to be used by our military, why can’t the Federal Government just give a few of those to these border sheriffs along this border so they can protect and serve our Nation better? But so far, that cannot happen because there is too much bureaucracy involved.

Madam Speaker, I mentioned the sheriff’s deputies and how they are doing a great job, Sheriff Flores and Sheriff Gonzalez. But they, too, are concerned about their own safety. We know that one of these local sheriff’s departments, they have to protect their own kids when they go to school; that they use peace officers to escort their children to and from school because they are afraid of the safety of their own children.

Madam Speaker, this ought not to be. You know, the drug cartels more than anything else, they have more money than our local sheriffs, because it is all about money. Follow the money trail. And in here it is a tremendous amount of money that we are talking about. The drug cartels, these are the people who, that are the runners, for lack of a better phrase, that actually drugs across from Mexico into the United States. Those people who do that make $30,000 a week. That is right, Madam Speaker, just drug runners make $30,000 a week bringing that dope into the United States.

You know what a sheriff makes in Texas on this border? They make $40,000 a year. A deputy sheriff makes about $22,000. A Federal peace officer in Mexico makes about $20,000 a year.

That is right, Madam Speaker. These drug cartels have more money; they pay them about 10 times what our local law enforcement make. It is all about money. And they are willing to do it. They are willing to take that risk because of the amount of money that is involved in illegal drug running into the United States.

We know, also, that there have been many individuals that have, for whatever reason, been trained in the past in the United States for countries south of the border that have gone over to the other side. They can make more money. They can make more of that filthy lucre if they work for the bad guys, if they work for the outlaws. One of those groups happens to be Guatemalan-trained forces that are now mercenaries along our border. This is what our border is.

Madam Speaker, this is a photograph that was taken on the Texas-Mexico border, this top photograph. It was taken with night vision equipment, borrowed of course. This is the Mexico border. This is the Rio Grande river, and on this side is the Texas American border.

Now, this photograph, you would think, maybe these are just some river rafters on the Rio Grande river. Not so. We know now that this photograph is taken of Guatemalan mercenaries that have gone over to the other side and work for the bad guys, work for the drug cartel. They are all dressed in their camo outfits. They work for the drug cartel. They are all other side and work for the bad guys, they have obviously backpacks, probably drugs in bags in this raft. You see a person in front with his little AK-47 protecting the dope as they cross in from Mexico to the United States.

This is our law that takes place on our borders. And while some people in this House are so intent on talking about the minute things that occur in this country, maybe we should be concerned about the sovereignty and invasion of our country by these outlaws that are bringing drugs into this country.

The photograph below is a photograph we took last weekend. It is a difficult one to see, but you see two folks in here, down here by the river. This is Mexico on this side, Rio Grande River. We are standing on this side over here on the Texas American side. There is an individual getting ready to get into the river and cross into the United States. But over here, the sheriff’s department tells us this individual who has got his hand on his pistol in his holster is one of those drug cartel runners protecting his drugs. But that is just a typical scene, what it looks like, looking across the river.

Now, remember, Madam Speaker, when we went down to this area of the Texas-Mexico border, we were armed. We were armed with M-16 rifles. We were armed with individuals who were from the SWAT teams of these two sheriff’s departments because you see it is not safe. And one reason it is not safe is because of the drug cartels that are bringing drugs, not only from other countries through our open borders.

So it is important that we first secure the borders because of the illegal invasion of people who wish to not only come here illegally but to bring that cancer into the United States and sell it for a profit, these people who wish to make a profit off the weaknesses of other individuals, and I am talking about drug dealers.

We also notice down here on the Texas side of the Rio Grande River where the entry places would be for those individuals who want to come in here illegally, not necessarily drug runners, but some of them were. The way they do that, Madam Speaker, many times they will cross the river, they will swim across the river without any clothes on. They put their clothes in a plastic bag so they get across the river dry and then put their clothes on. Of course, they dispose of the bags and any other trash throughout that entire area. We saw numerous trash bags where people had disposed of the bags and other litter all along that Texas border, especially on those routes that come into the United States.

I talked to a rancher down in Zapata County not too long ago, and he was telling me that his ranch down in Zapata County, right next to the border, is like, as he said, Sherman’s march to the sea. I asked him to explain that. He said, you remember General Sherman, that Union general that invaded the South and burned everything he came across until he got to Atlanta. He said, that is what my ranch looks like in parts, where people have come in across the border into the United States illegally and they have destroyed everything in their path just to get farther inland.

We are talking about American property, property rights, something that probably we ought to be concerned about, the property of Americans along our border.

However, our ranchers do not have it that easy. They have been warned by the drug cartels to be their friend, because they do not want them to be their enemy, veiled threats. Some ranchers have been promised money or they will be harmed. They say, it is either silver or lead. What that means is we will pay you to let us cross your land or there will be lead, which is a bullet. Idle threats, I do not think so. Threats to ranchers to let those drug cartels and those human smugglers cross, that is not the way these people must live.

Sheriff Flores made a comment near the end of our trip with him and his
We know that is occurring, and so that is why I make the comments about those terrorists who wish to do us harm. They are going to come from south of the border.

As the battle for Iraq races on, the battle for Laredo continues. Let me mention what has occurred across the border from Laredo. Laredo is a little over 100,000 people, right here between Zapata County and Webb County. Across the county or across the American line into Mexico is Nuevo Laredo. It has about 400,000 individuals, at least it used to because now people are leaving. This was the impact because of the violence of the drug cartels. 155 people have been murdered. Sixteen police officers in Nuevo Laredo have been murdered. We know that one of the police chiefs, recent police chiefs, 6 hours after he was sworn in as police chief of Nuevo Laredo was gunned down and he had 35 bullet holes in him, because, you see, he was not going to work with the drug cartels.

We know that 44 Americans have been kidnapped out of the United States and taken across the border, and in all of those cases, Madam Speaker, not one case has been solved. Not one of those murderers has been arrested. Not one of those kidnappings has been cleared. Interesting, Madam Speaker. This is the world we live in, a world that we should be concerned about. The world south of the American border.

We know that Nuevo Laredo, because of the drug cartels, because of location into the United States or near the United States and where the drugs can go has become a haven for drug traffickers, a haven for gun running, and a haven for those coyotes that bring people into the United States illegally. Just to give one example, because there are numerous examples of the violence that occur both in Mexico and the United States because of this illegal drug activity: A couple of years ago there was a young teenage girl in Laredo, Texas, who met a guy from Laredo who had a Mercedes. And out of that relationship, money in his pocket and he was a teenager as well. The girl’s mother told her, Do not get caught up with him. He is up to no good. Stay in school. Get an education. And she was not interested. She told him she was one of those individuals who worked for the drug cartels, but he was working on the American side; and he owed some money to that drug cartel. So one evening both of those teenagers were kidnapped, taken back across the border. They were beaten, bags were put over their heads, and both of those teenagers were buried alive. It is just one example of what happens down on the war for the border.

Madam Speaker, one thing that I have done to try to put some progress in our immigration policy is to introduce the bill requiring passports for all people coming into the United States. The 9/11 Commission and its extensive report made recommendations that the United States require pass-
ports for everyone coming into the United States from south of the border and north of the border. Now we give people a pass from Canada, Mexico, and the Caribbean Islands. They do not have to present a passport. All they have to do is show up at the border. One of my recommendations is different types of documents including old baptismal records. Sometimes all they have to say is state the country that they are from and they come into the United States.

This passport bill will require some documentation, that is that coming into the United States. If they want to come in here legally, they have to do it the legal way. They have to have a passport, a passport with a bar code, a passport with a bar code that can be scanned so that we can record who comes into the United States.

Madam Speaker, do you know we do not record the people who come across our border, the Canadian border or the Mexican border? Why is that? I do not know. Maybe it is best for Canada, maybe it is best for Mexico; but it is not best for the United States. We cannot discriminate against any individual. They treat everybody the same way. Of course, we can ship a package from Honduras to the United States. It is recorded by UPS on a bar code scanner at least 10 times. We know the places that packages are before it is here in the House of Representatives. But yet we do not do that for people who come into the United States.

So this passport act is nondiscriminatory, and it will require individuals to have a passport to come into the United States. Otherwise they cannot enter. Therefore, it helps businesses as well, because a person then is legally in the United States and has a legal visa with a photograph on that visa that they obtained from their government and our government. When they go to go on vacation, the businesses have to check Social Security cards and all these other documents. They look on that passport to see how long they can stay in the United States.

So this is one step I think we should progress and look forward to having a passport for all individuals who come into the United States.

Now, Madam Speaker, we have gotten some criticism about this. When I introduced the Passport For All bill, the criticism came from our northern representatives and some of our Canadian friends because they want open borders between Canada and the United States. They do not want to have to pay that $100 for a passport. Let us think about that. $100 for a passport that lasts 10 years. That is $10 a year, 80 cents a month. That is less than a cup of Starbucks coffee.

So this argument that we do not want to pay the $100 is ridiculous. For our national security that is not asking too much for our Canadian friends,
American, or people south of the American border. This is something we should do. We should proceed with the recommendation of the 9/11 Commission.

Some have asked, if the 9/11 Commission recommended it, why do we not have it yet? It is because of bureaucracy. It is because people who do not want that recommendation enforced ignore it, and so therefore it has not occurred, and Congress is going to have to pass a law to require it.

One other matter that I would like to mention about our Texas border, some have talked about the only way we can keep people out is to build a fence. I am not sure about that, Madam Speaker. I think we should at least debate that issue on the House floor. One thing that is occurring, we are finding out that there are electronic cameras on the United States side that do a pretty amiable job of watching the river.

The problem is when that camera spots someone crossing across the river, there is no one down there in the area to go down there and stop that illegal traffic, whether it is a drug smuggler, gun runner or someone coming into the United States illegally.

We need some common sense in immigration. And the first thing we do is to make people who want to come to the United States legally have a simple process for them to do so and use passports to do that.

There are some absurdities that occur in our immigration policy, Madam Speaker, and I would like to mention a few of those. When our border agents capture people crossing into the United States from the southern border into the United States, the Texas portion, many of those individuals are not from Mexico. A lot of times we assume that all the people illegally coming into Texas and the United States are from Mexico. That is not true. We do a disservice to Mexico when we use that because over half the people that came into the United States illegally from the southern border last year were not from Mexico.

They are called OTMs, other than Mexico. Over 50 percent were from some other nation other than Mexico. They are from South America. They are from Central America. They are from Asia. They are from China. They are from Europe. But they are not from Mexico. These people are called OTMs, because, you see, everybody in the world except maybe some Americans, all these people in the world know that the southern border of the United States is an open border, and you can cross here in Texas or in Arizona or New Mexico and in California.

So that is why people all over the world are working their way to Mexico and coming across illegally into the United States.

In any event, what happens when border agents or sheriffs capture one of these individuals? Well, if you are from Mexico, here is what happens. They are usually put in some kind of detention facility and shipped back across the border if they are caught near the border. That does not occur once they make it into the inland, but if they are captured near the border, they are taken after that and put in some detention facility for a short period of time.

If you are not from Mexico, that does not occur. They are taken to a local magistrate and they are put in front of a local judge in a courthouse on the border. The person is standing before the Federal magistrate. They do not live in Mexico. They are from some other Nation. So because our detention facilities are so full and we do not have near enough detention facilities, this person is released back into our country with the promise to appear in court in 6 months for their deportation hearing, and then some of them are actually moved up further into the United States by our own Federal authorities.

Think about this. This is catch-and-release. We catch them and then we release them. How absurd is that? This occurs with individuals who are from Nations or Nations other than Mexico. People understand that. So much so that many times when these OTMs cross the border, once they make it to a major highway, they stand in the middle of the highway waving their hands. They want to be captured because, as soon as they are captured, they are released with that get-out-of-fail-free ticket that allows them to roam the United States for 6 months before appearing in court for their deportation hearing. This ought not to be.

Not only that, Madam Speaker. 85 percent of these people never appear in court. Are we surprised? Of course not. So when people come to the United States, illegally, for whatever reason, and they are caught, they must understand that our government has the fortitude and the will to send them home, no matter where they come from.

We must find the resources, use old military bases, it does not make any difference, find a place to house those individuals until their quick deportation hearing. When I say quick, it should not take 6 months. It should be resolved within a week, ship them back immediately. That is because they have invaded the United States. This ought not to be.

Of course, we know many of them come from the Laredo, Webb County, Zapata County. Just for your information, Madam Speaker, down here on the Gulf of Mexico, we have Brownsville, Texas, on the American side and across there we have Matamoros, Mexico. It just so happens that people who are from China, the Chinese are illegally entering the United States from that area. They have invaded the second country, they have violated the terms of their entry, they have invaded the United States legally. That is ridiculous. That is absurd. If we are going to let that individual in, let us let him in. If we are

released on their word to appear back in court, and many of them, most of them, do not appear.

So we did not change this policy, the catch-and-release. It is no longer catch-and-release. It should be catch-and-deport. And that is really it. If you are illegally in the United States. We also have policies in some of our major cities that do not make much sense, and I call these policies the sanctuary hideouts. These are laws in major metropolitan areas that prevent local law enforcement from arresting people who are in the city, in the United States, illegally. Let me give you an example.

Unfortunately, this is one of the policies we have had in the city of Houston down in Texas where I am from. A Houston police officer can arrest somebody for jaywalking, but a Houston police officer cannot inquire into the legal status of a person that is arrested for jaywalking. In other words, you can be arrested or even fired for jaywalking, but this peace officer cannot do anything about the fact the person is illegally in the United States, cannot even ask the question. The police officer will be disciplined.

A sanctuary policy, this sanctuary hideout is a policy of our major cities. So we allow different pockets of people who are illegally in the United States, we give them sanctuary. Why do we do that? I do not know. It is not best for America. It is not best for people outside's own agenda, but it is not best for America.

A police officer used to have the power to arrest somebody, find out if they are illegally in the United States, take them over to INS and INS would deport them. The local law enforcement worked very well with the Federal authorities. We should resume that policy so that we have individuals that are arrested here for one crime, they could be turned over to the Federal authorities and be deported immediately, but now local law enforcement cannot even ask them the question of where they are from or they will be disciplined. Madam Speaker, this ought not to be.

When a person comes to the United States, and a lot of people do, God bless them, they come here legally, we make it so difficult for those individuals to do it the right way that they are tempted to do it the illegal way. I will give an example.

In my southeast Texas district down in Jefferson County, I talked to an individual that is a naturalized citizen from Mexico, came to the United States, did it the right way, proud American, loves our country. One of his sons is serving in the military, but he has got another son down in Mexico that he wants to bring to the United States, and there are ways you do that legally. It has taken him 15 years to get his sons is serving in the military, but he has got another son down in Mexico that he wants to bring to the United States, and there are ways you do that legally. It has taken him 15 years to get his second son up to the United States legally. That is ridiculous. That is absurd. If we are going to let that individual in, let us let him in. If we are
going to tell him no, tell him no, but make a decision. All the red tape and all the paperwork, 15 years is ridiculous. This American citizen I was mentioning to you wants his son to come here the right way. He has encouraged him and he is illegal but he wants to come.

We have been told that there are some people that have been waiting to come into the United States on immigration status for 20 years and have yet to hear from our immigration officials as to whether they can come in the United States at all. So you can see why people come here illegally.

We also know that the administration in Mexico encourages illegal immigration into the United States because they printed up a pamphlet that I have shown on this House floor before that explains how immigrants from Mexico can illegally enter the United States and shows them where to go, where to cross the border, what to do when they are confronted by American officials. We know that illegal immigrants can purchase fake documents at flea markets, get a forged Social Security card and come into the United States illegally, and this is encouraged by other nations.

American taxpayers pay each year per taxpayer $2,700 for the cost of illegal immigration. That is the cost we pay for those people who are here illegally, $2,700 a piece. That is how much Americans have to pay. Americans pay, Americans pay, Americans always pay.

Just some specific examples, Madam Speaker. Health care. Oh, tonight, we heard so much about the cost of health care. Over here on the other side, we heard some moaning and groaning and weeping about the cost of health care in the United States, but I will ask my friends across the aisle, why do they not address one of the costs of health care costs in the United States, and that is, the cost that we pay for people who are in the system that are illegally in the United States, obtaining health care that Americans pay and they do not pay for.

It has been estimated by some health care officials that over 20 percent of the cost of health care is because of those people illegally in the United States obtaining health care that the rest of us have to pay for. That ought not to be.

Why do we not want to address that issue called health care costs? Because it is political. We cannot make a political case out of health care costs. Well, maybe we should deal with the truth and the reality. We know that many illegal immigrants, when they want health care, they just show up at the emergency room, and because of our policies in this country, I am not saying it is right or wrong, I am just saying when they show up at the emergency room they are taken care of. Of course, emergency room treatment is the most expensive treatment in health care, but that is where those individuals go. The rest of us pay for it. Maybe we ought to be sending some of those bills down south of the border and letting those other countries pay for the health care costs that we are paying for, that health care cost that their citizens are taking from the rest of us.

Something else we have heard a lot about in recent weeks is education and the cost of education in the United States. It costs a lot of money, not only with your local schools up through the 12th grade, but individuals who wish to go on to college. I had four kids and I know the cost of education. All of them have finished college but one. One is still in college, but let us talk about education.

People in education tell us that part of the education costs is because of people who are illegally in the United States that we educate free. Let me explain that to you.

Let us use this example. Let us say I decided to go to France, and some of the things I have said about the French government would not let me in legally. So I would have to sneak into France and I am going to take my whole family with me. So I sneak into France. I take my four kids. I show up someplace and say educate me and I speak all of those languages and the English language because we do not speak French. If I did that, you would think that was absurd. Of course, the French government would not let that happen, would they? No country in the world would let that happen. They would get rid of me first.

Second, they sure would not let me go to school and would not pay for it or educate me in English or Texan, whichever, but yet a person can come to the United States, show up to one of our schools, take their kids there, and we educate them because we educate everybody that is in this country. I am not saying it is right or wrong. I just say we do it. We educate them in their language, and yet the rest of us pay for that.

So maybe we ought to reevaluate the cost of education, the cost of medical health care in light of the fact that it costs Americans so much to pay for the education and medical expenses of people here illegally.

Let me talk one more thing about education. I mentioned I have four kids and went to college. One of them is still in college working on a Ph.D. She was convicted of a crime in Texas, sent him off to the Texas State penitentiary, she will finish it, God bless her, but we pay for those State universities that if you are from the State that you go to school in, you pay in-state tuition. You go to one of our major universities, you live in the State of Texas, you pay in-state tuition.

But if you from Kansas, let us use Kansas, and you come down to Texas, well, you pay out-of-state tuition because you are not from around here. You are from Kansas so you pay out-of-state tuition.

Let us say you come from a foreign country and you have applied for an education visa. You came here to the United States the right way and the legal way. You got admitted to one of our good universities in Texas. Well, you pay out-of-state tuition because you are not from Texas; you are from somewhere else.

So if you are illegally in the United States and you are illegally in Texas, you can apply to one of our State universities. If you get admitted, you pay in-state tuition.

Second, we discriminate against Americans from other States. We discriminate against other citizens and other Nations who come here the right way, to the benefit of people who just show up illegally in the United States. This ought not to be.

This is so ridiculous that there are some places in the United States that illegal immigrants can get State grants to go to college. That means they go free. I think maybe those State grants ought to go to citizens. They certainly should be considered ahead of illegal immigrants and legal immigrants ought to be considered before illegal immigrants.

With the competition so tough in getting into our universities, all of them throughout the United States, some of these illegal immigrants are knocking American citizens, American kids that are just average students, out of a chance to go to college. Maybe we ought to reevaluate this policy of favoring illegals to the detriment of Americans.

For a long time I was a judge in Houston, Texas, 22 years. I saw about, oh, 25,000 criminal cases, tough cases, everything from stealing to killing, rape, robbery, murder, kidnapping, child abuse, capital murder and everything in between.

During that time, and most recently especially, I dealt with numerous cases of people who were from some other country than the United States, most of whom were illegally in the United States.

It is estimated that about 20 percent of the people, 20 percent of the people incarcerated in the United States in our State prisons, our jails and our Federal penitentiaries are illegally in the United States to begin with.

What that means is the criminal justice system, which we pay for, Americans pay, Americans always pay. We pay for the education and the health care and we pay for those cases, tough cases, everything from stealing to killing, rape, robbery, murder, kidnapping, child abuse, capital murder and everything in between.

But if you are illegally in the United States, we pay for those cases, tough cases, tough cases, whether they were legally or illegally in the United States, but that does not happen.
What happens is when a person finishes their time in the penitentiary. They are taken back to the city in which they were convicted and released back in our community. So here we have a person illegally in the United States committed a crime against someone in the United States, goes to our State penitentiary, does time in our pen. When they get out, rather than just automatically deport them, send them back home, wherever they came from, we release them back into the community.

□ 1600

This ought not to be. So have to deal with the absurdities in our immigration policy. We have to be concerned about the illegal immigrants that come into the United States. We must expect and demand that those people who want to come here come here the right way. There is a reason they did not come here the legal way. Maybe we ought to find out what those reasons are. The rule of law must be enforced.

Madam Speaker, lawlessness on the border breeds more lawlessness, and that is why it is increasing. That is why the drug cartels are doing what they are doing, bringing drugs into the United States to do harm to the rest of us. That is why those coyotes, those human smugglers, are bringing people into the United States for money, and that is why those terrorists who wish to do us harm, when they come to the United States, they will come the illegal way as well. We must be serious about enforcing the rule of law, enforcing what is best for America.

About 100 years ago this statement was made: “In the first place we should insist that if the immigrant who comes here in good faith becomes an American and assimilates himself to us, he shall be treated on an exact equality with everyone else: for it is an outrage to discriminate against any such man because of creed, or birthplace or origin. But this is predicated upon the man’s becoming in very fact an American, and nothing but an American. There can be no divided allegiance here. Any man who says he is an American, but something else also, isn’t an American at all. We have room for one flag, the American flag, and this excludes the red flag, which symbolizes all who would partition liberty and civilization, just as much as it excludes any foreign flag of a nation to which we are hostile. We have room for one language here, and that is the English language, and we have room for but one sole loyalty, and that is the loyalty to the American people.”

This was said by President Theodore "Teddy" Roosevelt in 1907, a great believer in immigration. An immigrant, a person who wanted people to come to the United States the legal way. Words of wisdom, maybe something we ought to listen to.

Madam Speaker, we must win the battle for the border, we must win the battle for sovereignty, and we must win the battle against lawlessness that surrounds our country. That is just the way it is.

LEAVE OF ABSENCE
By unanimous consent, leave of absence was granted to:
Mr. BACA (at the request of Ms. PELOSI) for today.
Mr. BECERRA (at the request of Ms. PELOSI) for today.
Mr. CLYBURN (at the request of Ms. PELOSI) for today on account of official business in the district.
Ms. ESCH (at the request of Ms. PELOSI) for today.
Mr. MEKK of Florida (at the request of Ms. PELOSI) for today.
Mr. OBEY (at the request of Ms. PELOSI) for today on account of an important matter in the district.
Mr. ORTIZ (at the request of Ms. PELOSI) for today on account of important business in the district.
Mr. REYES (at the request of Ms. PELOSI) for today.
Mr. LINDER (at the request of Mr. BLUNT) for today on account of official business.
Mr. GARY G. MILLER of California (at the request of Mr. BLUNT) for today on account of illness.

SPECIAL ORDERS GRANTED
By unanimous consent, permission to address the House, following the legislative program and any special orders heretofore entered, was granted to:
(The following Members (at the request of Ms. WOOLSEY) to revise and extend their remarks and include extraneous material:)
Mr. BROWN of Ohio, for 5 minutes, today.
Mr. SCHIFF, for 5 minutes, today.
Ms. WOOLSEY, for 5 minutes, today.
Mr. GEORGE MILLER of California, for 5 minutes, today.
Mr. DEFAZIO, for 5 minutes, today.
Mr. MEEHAN, for 5 minutes, today.
Mr. STUPAK, for 5 minutes, today.
Ms. JACKSON-LEE of Texas, for 5 minutes, today.
(The following Members (at the request of Mrs. BLACKBURN) to revise and extend their remarks and include extraneous material:)
Mr. OSBORNE, for 5 minutes, November 21 and 3.
Mr. DEERE, for 5 minutes, today.
Mr. BISHOP of Utah, for 5 minutes, November 2 and 3.
(The following Members (at their own request) to revise and extend their remarks and include extraneous material:)
Mr. EMANUEL, for 5 minutes, today.
Mrs. BIGGERT, for 5 minutes, today.
Mr. HOYER, for 5 minutes, today.

SENATE ENROLLED BILL SIGNED
The SPEAKER announced his signature to an enrolled bill of the Senate of the following title:
S. 37. An act to extend the special postage stamp for breast cancer research for 2 years.

ADJOURNMENT
Mr. POE, Madam Speaker, I move that the House do now adjourn. The motion was agreed to; accordingly (at 4 o’clock and 3 minutes p.m.), under its previous order, the House adjourned until Monday, October 31, 2005, at 3 p.m.

EXECUTIVE COMMUNICATIONS, ETC.
Under clause 8 of rule XII, executive communications were taken from the Speaker’s table and referred as follows:
4848. A letter from the Acting Deputy Assistant Attorney General, Drug Enforcement Administration, transmitting the Administration’s final rule—Schedules of Controlled Substances: Transfers of Controlled Substances From Schedule V (Docket No. DEA-267F) received October 7, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.
4849. A letter from the Chief, Regulations and Administrative Law, USCG, Department of Homeland Security, transmitting the Department’s final rule—Security Zones; Port Townsend Waterway, Puget Sound, Washington, Naval Exercise (CGD15-02); (RIN: 1625-AA00) received September 26, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.
4850. A letter from the Chief, Regulations and Administrative Law, USCG, Department of Homeland Security, transmitting the Department’s final rule—Security Zones; San Francisco Bay; San Pablo Bay in the Carquinez Strait, Suisun Bay, California (COTP San Francisco Bay 05-008) (RIN: 1625-AA87) received September 26, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.
4851. A letter from the Chief, Regulatory Analysis and Administrative Law, USCG, Department of Homeland Security, transmitting the Department’s final rule—Security Zones; San Francisco Bay, San Pablo Bay, California, Strait, Suisun Bay, California (COTP San Francisco Bay 05-008) (RIN: 1625-AA87) received September 26, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.
4852. A letter from the Program Analyst, FAA, Department of Transportation, transmitting the Department’s final rule—Improving Seats in Air Carrier Transport Category Airplanes (Docket No. FAA-2002-13644-2; Amendment No. 121-315) (RIN: 2120-A9C6) received October 6, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.
4853. A letter from the Program Analyst, FAA, Department of Transportation, transmitting the Department’s final rule—Safer Aircraft—Placard Requirements (Docket No. FAA-2004-1877; Amendment Nos. 121-312; 135-98) received August 9, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.
4854. A letter from the Program Analyst, FAA, Department of Transportation, transmitting the Department’s final rule—Air Transport Placard Requirements (Docket No. FAA-2002-13644-2; Amendment No. 121-315) (RIN: 2120-A9C6) received August 9, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.
4855. A letter from the Program Analyst, FAA, Department of Transportation, transmitting the Department’s final rule—Use of
H. Res. 523. A resolution condemning Iranian President Mahmoud Ahmadinejad's threats against Israel; to the Committee on International Relations, considered and agreed to.

By Mr. HYDE (for himself, Mr. LANTOS, Mr. PENCE, Mr. WAXMAN, Ms. ROS-LEHTINEN, Ms. SCHWARTZ of Pennsylvania, Mr. NELSON, Mr. SHEARMAN, Mr. HIGGINS, Mr. KILDEE, Mr. ROS-LeHAN, Mr. BROWN of Ohio, Mr. ANSEL, Mr. BODENHEIMER, Mr. BOEHLERT, Mr. RYAN of Wisconsin, and Mr. SCOTT of Georgia).

H. Res. 524. A resolution amending the Rules of the House of Representatives to impose limitations respecting certain legislation that affects the economy, and for other purposes; to the Committee on Rules.

By Mr. WICKER (for himself and Mr. LANTOS).

H. Res. 525. A resolution expressing the sense of the House of Representatives with respect to the trial and sentencing of Mikhail B. Khodorkovsky and the seizing of assets and estate-directed takeover of the Yukos Oil Company by the Government of the Russian Federation; to the Committee on International Relations.

ADDITIONAL SPONSORS

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

H. R. 23: Ms. CARSON.
H. R. 25: Mrs. JO ANN DAVIS of Virginia.
H. R. 262: Mr. FATTAH.
H. R. 383: Mr. WILLIAM OF Oregon.
H. R. 475: Mr. ENAMUL.
H. R. 615: Mr. CROWLEY.
H. R. 698: Mr. KLINE.
H. R. 745: Mr. BLACKBURN.
H. R. 839: Ms. SOLIS.
H. R. 857: Mr. FOSSELLA.
H. R. 899: Mr. ADKINS.
H. R. 923: Mr. BLUMENBAKER and Mr. FRANKS of Arizona.
H. R. 998: Mr. CAMERON.
H. R. 1059: Mr. CLAY, Mr. MILLER of North Carolina, Mr. EMANUEL, and Mr. OWENS.
H. R. 1141: Mr. HARRIS, Mr. MCCaul of Texas, Mr. WELLER, Mr. BURTON of Indiana, Mr. PALOMAVARGA, and Mr. WEXLER.
H. R. 1182: Mr. McGOVERN.
H. R. 1246: Mr. FATTAH.
H. R. 1258: Mr. BOUCHER.
H. R. 1492: Mr. BISHOP of North Carolina.
H. R. 1504: Mr. McCOtTER and Ms. MCKINNEY.
H. R. 1538: Mr. BISHOP of New York and Mrs. McCARTHY.
H. R. 1561: Ms. ZOE LOFGREN of California and Mr. FARR.
H. R. 1634: Mr. RUPPERSBERGER.
H. R. 1763: Mr. BISHOP of South Carolina, Mr. BERMAN, Mr. FLAKE, Mr. BROWN of Ohio, Mr. FOSELELLA, Mr. CHANDLER, Mr. CHABOT, Mr. CARDOZA, Mr. BRADY of Pennsylvania, Mr. HONDA, Mr. ENGLISH of Pennsylvania, Ms. MATSU, Mr. CANTOR, Mr. ROTIMAN, Mr. MCHENRY, Mr. GREEN GREE of Texas, Mrs. MYRICK, Mr. HOVER, Mr. ROYCE, Mr. FALOMAVARGA, Mr. DOLITTLE, Mr. WEXLER, Mr. SMITH of New Jersey, Mr. CROWLEY, Mr. KING of Iowa, Ms. BERKLEY, Mr. POE, Mrs. MILLER of Michigan, Mr. MANZULLI, Mr. COSTA, Mr. FORTENBERRY, Ms. SCHRACKOW, Mr. FITZPATRICK of Pennsylvania, Mr. JOHNSON of North Carolina, Mr. DAVIS, Mr. NADLER, Mr. WELLER, Mr. BISHOP of Georgia, Mr. COTTELLO, Mr. FISHER, Mr. WHITFIELD, Mr. MENENDEZ, Mr. VEGA, Mr. MCGUINNESS, Mr. MCHAUD, Mr. DANIEL, Mr. LUNGREN of California, and Mrs. TAUSCHER).

H. R. 4079: Mr. MILLER of Florida.
H. R. 4089: Mr. WESTMORELAND.
H. R. 4094: Mr. CARDOZA, Mr. COSTA, Mr. HARRMAN, Mr. HONDA, Miss. LINDA T. SANCHEZ of California, Mr. LITTLE, Ms. DEAKIN, Mr. DUNCAN, Mr. MATSUI, Ms. ROYAL-ALLARD, Mrs. TAUSCHER, Ms. WOOLSEY, Mrs. CAPPS, Mr. STALKE, Mrs. DAVIS of California, Mr. GEORGE MILLER of California, Ms. WASHINGTON, Mr. THOMPSON of California, Mr. FELNER, Ms. LORETTA SANCHEZ of California, Ms. MILLER, Mr. MCNALLY, Mr. FARR, Mr. CASTRO, Mr. CONWAY, Mr. BOUSTANY, Mr. Kuhl of New York, Mr. PRICE of Georgia, Mr. McHENRY, Mr. REICHERT, Mr. WESTMORELAND, Mr. MARCHANT, Mr. GORMHET, Mr. MILLER of North Iowa, Mr. FORBETTENBERGER, Ms. FOXX, Mr. DAVIS OF Kentucky, Mr. POE, Mr. LEWIS of Kentucky, Mr. AL GREEN OF Texas, Mr. DAVIS OF Texas, Mr. BISHOP OF Tennessee, Mr. FITZPATRICK OF Pennsylvania, and Mr. SHERRWOOD.
H. R. 4128: Mr. Pombo, Mr. ABERHOLT, Mr. BONNER, Mr. FRANKS OF Arizona, Mr. GINNAGOF, Mr. GRAVES, Mr. POE, Mr. RYUN OF Kansas, Mr. HARRIS, Mr. BOHRING, Mr. A KIN, Mr. BACHUS, Mr. BAKER, Mr. BARROW, Mr. BURTON OF Indiana, Mr. CANNON, Mr. CARER, Ms. JO ANN DAVIS OF Virginia, Mr. DOOLEY, Mr. HURST, Mr. LINDA T. SANCHEZ OF California, Mr. FARMER, Mr. RYAN OF Wisconsin, Mr. JONES OF North Carolina, Mr. KING OF Iowa, Mr. MUCKO, Mr. LEWIS OF Georgia, Mr. CLEAVEN, Mr. BETTS, Mr. BROWN OF Ohio, Ms. MCKINNEY, Mr. KELLY, Mr. SHIBU, Mr. EUDEL, Mr. WOODS, Mr. BROWN-WAITE OF Florida.
H. R. 4157: Mr. GILLMOR.
H. R. 4158: Mr. DAVIS OF Illinois.
H. R. 4163: Mr. AXELKANDER.
H. R. 4167: Mr. BARRETT OF South Carolina, Mr. OWENS, Mr. SCOTT OF Georgia, Mr. SIMMONS, Mr. HEFLEY, and Mr. FORD.
H. Con. Res. 172: Mr. EHLERS.
H. Con. Res. 197: Mr. CLAY.
H. Con. Res. 218: Ms. SOLIS, Mrs. TAUSCHER, Mr. LANTOS, Mr. STONE, Ms. MILLER, Mr. WEXLER, Mr. MILLER, Mr. SCOTT OF Washington, Mr. BISHOP OF South Carolina, Mr. CARNAHAN, Mr. YOUNG OF Alaska, Mr. HUNTER, Mr. HYDE, and Mr. PAYNE.
H. Con. Res. 260: Mr. Serrano, Mr. Filner, Mr. Grijalva, Mrs. Christensen, Mr. Rothman, Ms. Berkley, Mrs. McCarthy, Mr. Smith of Washington, and Mr. Menendez.

H. Con. Res. 268: Mr. Foxx, Mr. Cole of Oklahoma, Mr. Bishop of Utah, and Mr. Kline.

H. Con. Res. 273: Mr. Lewis of California and Mr. Miller of Florida.

H. Res. 196: Mr. Scott of Georgia, Mr. Grijalva, Mr. Crowley, and Ms. Eddie Bernice Johnson of Texas.

H. Res. 223: Mr. Doggett, Mr. Costa, Ms. Berkley, Mr. Pascrell, Ms. Schakowsky, Mr. Wilson of South Carolina, Mr. Hastings of Florida, and Mr. Matheson.

H. Res. 367: Mr. Stark and Mr. Andrews.

H. Res. 438: Mr. Andrews, Mr. Lewis of Georgia, Mr. Etheridge, Mr. Hastings of Florida, Mr. Wynn, Ms. Bean, and Mr. Michaud.

H. Res. 458: Mr. Markey, Mr. Kennedy of Rhode Island, Ms. Schakowsky, Ms. Woolsey, Mr. Andrews, Mr. Ackerman, and Mr. Rothman.


H. Res. 487: Mr. Wexler, Mr. Becerra, Mr. Menendez, and Mr. Wolf.

H. Res. 489: Mr. Kind, Mr. Serrano, Mr. Hinchey, Mr. Doggett, Mr. Menendez, Mr. Israel, Ms. Schwartz of Pennsylvania, Mr. Thompson of California, Mr. Blumenauer, Mr. Wexler, Ms. Carson, Mr. Kildee, Mr. Owens, Ms. Linda T. Sánchez of California, Mrs. Kelly, Mr. Kirk, Mr. Bishop of New York, and Mr. Saxton.

H. Res. 507: Mr. McHugh.

H. Res. 510: Mr. Blumenauer, Mr. Lynch, Mr. Case, Mr. Emanuel, Mr. Shimkus, Mr. Davis of Florida, Mr. Markey, Mr. McNulty, Mr. G. K. Butterfield of North Carolina, Mr. Burton of Indiana, Mr. McHugh, Mr. Rothman, Mr. Israel, and Ms. Berkley.
The Senate met at 10 a.m. and was called to order by the President pro tempore (Mr. Stevens).

PRAYER

The Chaplain, Dr. Barry C. Black, offered the following prayer:

Let us pray.

Eternal Lord God, our helper and friend, set up Your throne in our hearts today and rule our spirits. Banish every evil emotion and desire. Direct our minds and thoughts to those things that are true, noble, just, pure, and praiseworthy.

Guide our lawmakers with Your might. Govern their actions so that they will live with integrity. Control their speech so that they will speak the truth with civility, humility, and moderation.

Help us all to so live that we may not be ashamed at Your appearance. And Lord, we also ask You to be near Dr. Richard Smalley, a Nobel Laureate, who is very ill.

All this we ask for Your love’s sake. Amen.

PLEDGE OF ALLEGIANCE

The President pro tempore 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.

RESERVATION OF LEADER TIME

The President pro tempore. Under the previous order, the leadership time is reserved.

MORNING BUSINESS

The President pro tempore. Under the previous order, there will be a period for the transaction of morning business, with Senators permitted to speak therein for up to 10 minutes.

RECOGNITION OF THE MAJORITY LEADER

The President pro tempore. The majority leader is recognized.

SCHEDULE

Mr. Frist. Mr. President, this morning we will have a period of morning business which will allow Senators to come to the floor to make statements. I announced last night that there would be no votes today, and I do not anticipate a lengthy session. We expect to consider some executive nominations over the course of the morning, and we also will be able to consider any other cleared legislative items before closing.

On Monday, under our order from last night, we will begin consideration of the deficit reduction bill. I will have a few comments on that shortly. That bill does have a statutory 20-hour time limit, and we now have an order which divides that time over the course of Monday. Also, we have set out a time for Tuesday and Wednesday of this coming week. We will not have any votes during Monday’s session, but Senators can expect a very busy week on that deficit reduction package. I will have more to say about the course of next week later today and will outline the voting schedule, as we know it, a little bit later this morning.

I congratulate, once again, Chairman Specter and Senator Harkin for completing the work on the Labor-HHS appropriations bill last night. That was the final of our 12 appropriations bills to be considered by the Senate. Senator Cochran has done a tremendous job throughout the appropriations process, and we thank him for his efforts and his committee members for shepherding the bills through.

RECONCILIATION

Mr. Frist. Mr. President, on Monday we begin consideration of the deficit reduction bill, a bill that goes by the title of a reconciliation bill. Indeed, it has been 8 years since we have addressed spending on a reconciliation bill, a critically important bill. It may well be the most important piece of fiscal legislation we will debate. I fully expect it will be enacted this year. For those who may watch this debate, I should be clear that the bill we will debate is focused on one piece of the Federal budget, not the entire Federal budget. It is, however, a major piece of the budget, mandatory spending. That word “mandatory,” sometimes referred to as entitlement spending, represents about $1.3 trillion or 56 percent of overall Federal spending this year. It will continue to grow in the future, particularly as that demographic shift occurs, as the baby boomers begin to travel through our system in 2008.

Mandatory spending, entitlement spending, encompasses a whole range of programs familiar to my colleagues—Social Security, Medicare, Medicaid, Federal-civilian military retirement, student loans, TRICARE, foster care, child nutrition, SSI, unemployment insurance, farm price support programs, veterans disability, and the list goes on. If Federal spending is to be controlled—and it absolutely must be controlled—over time, these programs are going to have to be addressed. They are going to have to be reformed.

Over the last 5 years, mandatory entitlement program spending has grown at an annual rate of over 7.1 percent. That is three times faster than the overall growth in our economy. It simply cannot be sustained. The result is a greater share of our national economy’s productive capacity, that proportion of our productive capacity, is being shifted toward those programs. We have to find a balance. It is incumbent upon us to do so.

Under the procedures laid out by the Budget Act for considering this deficit reduction legislation that we will have on the floor beginning Monday, Tuesday, Wednesday, and Thursday of next...
week. Social Security, which is the largest of these mandatory programs, is set aside. It cannot, nor should it be, considered in this legislation. It cannot be. So realistically, the universe of Federal spending that we will be dealing with over the next 8 weeks is limited to 33 percent of the additional spending, or $26 billion. That is where the focus will be.

The deficit reduction legislation we will be considering over the week is the culmination of a process that began in February, when the President gave us his budget. The President’s budget included proposals to reduce the Federal deficit over the next 5 years by slowing the growth in Federal spending in this area of the Federal budget. Again, of the overall Federal budget, we are talking about a third of it that we will be addressing. The President’s budget came over and said: We are going to slow that spending growth by $26 billion.

The congressional budget resolution we adopted back in April similarly agreed that slowing that growth—and there is still going to be growth—in mandatory spending was an essential part of achieving not only deficit reduction, but in order to sustain economic growth. We want to achieve deficit reduction, but we want to be able to sustain economic growth. So to accomplish that goal, our 2006 budget laid out a process that has now been used in about 8 years. I believe it was in 1997 that we last had a spending deficit reduction package, a reconciliation process used on the spending side of the equation. It has been 8 years since we have used this process.

The budget we adopted directed eight authorizing committees in the Senate and in the House to make changes in laws within their jurisdiction to achieve a total of $39.7 billion in savings over the next 5 years. That is how we came up with the goal of $39.7 billion in savings over the next 5 years. That savings came to us from this budget, the budget that is being used in almost 8 years. I believe it was in 1997 that we last had a spending deficit reduction package, a reconciliation process used on the spending side of the equation. It has been 8 years since we have used this process.

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as much as $7 trillion over 10 years, and to have squandered it in 5 years to where now we have an $8 trillion deficit. That is a pretty big turnaround. RECORD surpluses we had have been turned into historic deficits. This immoral budget that is attempted to be reconciled will increase the deficits by $30 billion more.

Following the budget choices made by the Republicans in this budget, in 5 years the deficit will increase to over $11 trillion from its now $8 trillion. Simply the wrong choices have been made with this budget.

This Senate reconciliation spending bill makes the wrong choices. It increases the burdens on seniors in a number of ways, not the least of which is increasing Medicare Part B premiums, cuts health care generally by $27 billion in Medicare and Medicaid cuts, cuts agriculture, cuts support—that is directed at farmers—by $3 billion.

In my little town of Searchlight, NV, something called the Farmers Home Administration came in and helped build 28 units of senior housing for the poor. They are, frankly, the nicest homes in town. We don’t have these programs but these units built in Searchlight only become vacant when someone dies. Once someone gets in there, qualifies to get in there, they are there until they die. There is a waiting list even in the little community of Searchlight. It is so long people no longer even get on the list. But this budget the Republicans are pushing down the throats of the American people reduces availability of affordable housing. There will be no more places such as that in Searchlight. They are cutting that.

But they are going to drill in Alaska. Remember, we cannot produce our way out of the problems we have with energy. America has, counting ANWR, less than 3 percent of the oil reserves in the world—less than 3 percent. But they finally have been able to accomplish under this reconciliation drilling in Alaska, in this pristine wilderness.

I would think the President would be better off looking at alternative energy, giving incentives for people to develop energy from the sun and wind, geothermal, biomass. No, it is not in this budget. More efficient automobiles maybe. Production of natural gas during the Clinton years has been very low. Right now our reserves are the same as they have been for 5 years. But the people controlling oil, these oil and gas companies, are doing well. For someone heating their home with natural gas—and that is almost 50 percent of the American people—the cost will go up 48 percent this year. Maybe the President should spend a little time on that.

This budget provides tax breaks for multimillionaires and special interests. Reconciliation paves the way for budget-busting tax breaks, including capital gains and dividend tax breaks, that will benefit special interests and the wealthy. Tax breaks exceed spending cuts by more than $30 billion in this immoral budget. Well over a majority, some 55 percent of the benefits of capital gains and dividends, go to those with incomes of more than $1 million. The average benefit of these tax breaks for those with incomes of more than $1 million will be approximately $36,000. Those people making between $50,000 and $200,000 get $112. Those with incomes under $50,000 will get $5—$6, compared to millionaires getting $36,000. It doesn’t seem quite fair to me.

Is this the reason the leadership of the Protestant churches in this country has called this an immoral budget? It could be one strong reason.

But the House—they haven’t been working much lately because they have been trying to figure out how to cut even $15 billion more. They can’t quite get the votes together, but they are going to try again next week. The House has told, would include more in student loan cuts, food stamp cuts, cuts in child support enforcement and foster care cuts, deeper and more problematic cuts in health care. Other priority reasons the House would not go for this bill makes the wrong choices. It in- creases Medicare Part B premiums, cuts health care generally by $27 billion in Medicare and Medicaid cuts, cuts agriculture, cuts support—that is directed at farmers—by $3 billion.

I have talked about natural gas. That is only one way to heat your home. But gasoline for your car, that is what we should be focusing on. Oil companies this year will make $100 billion in pro- fits—$100 billion in profits. I say that is too much. I say it is time this Con- gress, rather than pushing forward on this immoral budget, should take a look at the immoral and obscene prof- its these companies are making, maybe take a look at a windfall profits tax or maybe do something about this price gouging. These rising energy costs are burdening families, businesses, and farmers.

We have said there are programs we need to take a look at. Katrina victims are still victims. We as a Congress have not provided them the help they need.

I haven’t even mentioned the war on Iraq we should be spending some time here on the Senate floor talking about. Can we do better? Yes, America can do better. Have we done better? Yes, America has done better. During the Clinton years—during the last 3 years he was President—we were paying down the debt. We paid down the debt by half a trillion. We were spending less money than we were taking in. Yes, it can be done. And, yes, we are going to spend this next week on this budget that is fiscally irresponsible, giving the Congress direction in values that are wrong. All across this recon- ciliation are misplaced priorities. We can do better. We have done better. And again the spotlight shines on the difference between the two parties here as not often seen. But here we will see it next week, the difference be- tween the two parties.

I yield the floor.

The PRESIDENT pro tempore. The Senator from Georgia is recognized.

Mr. ISAKSON. I yield back to the leader.

The PRESIDENT pro tempore. The majority leader is recognized.

EXECUTIVE SESSION

EXECUTIVE CALENDAR

Mr. FRIST. Mr. President, very brief- ly, I ask unanimous consent that the Senate immediately proceed to executive session to consider the following nominations on today’s Executive Calen- dar: Calendar Nos. 391, 392, 393, 394, 395, 396, 397, 398, 400, 401, 402, 403, 404, 405, 406, 408, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, and all nominations on the Secretary’s desk. I further ask unanimous consent the nominations be confirmed en bloc, the motions to reconsider be laid upon the table, the President immediately be notified of the Senate’s action, and the Senate then return to legislative session.

The PRESIDENT pro tempore. Is there objection? The Chair hears none, and it is so ordered.

The nominations considered and con- firmed are as follows:

DEPARTMENT OF STATE

David B. Dunn, of California, a Career Member of the Senior Foreign Service, Class of Minister-Counselor, to be Ambassador Extraordinary and Plenipotentiary of the United States of America to the Kingdom of Zambia.

Michael R. Arietti, of Connecticut, a Career Member of the Senior Foreign Service, Class of Minister-Counselor, to be Ambassador Extraordinary and Plenipotentiary of the United States of America to the Republic of Rwanda.

Benson K. Whitney, of Minnesota, to be Ambassador Extraordinary and Plenipotentiary of the United States of America to Norway.

David M. Hale, of New Jersey, a Career Member of the Senior Foreign Service, Class of Minister-Counselor, to be Ambassador Extraordinary and Plenipotentiary of the United States of America to the Hashemite Kingdom of Jordan.

Nicholas F. Tabouman, of Virginia, to be Ambassador Extraordinary and Plenipotentiary of the United States of America to the Republic of Austria.

SUSAN RASINSKI MCCAW

Jennifer L. Dorn, of Nebraska, to be United States Alternate Executive Director of the International Bank for Reconstruction and Development for a term of two years.

Franklin L. Lavin, of Ohio, to be Under Secretary of Commerce for International Trade.
DEPARTMENT OF THE TREASURY
Clay Lowery, of Virginia, to be a Deputy Under Secretary of the Treasury

THE JUDICIARY
James S. Halpern, of the District of Columbia, to be a Judge of the United States Tax Court for a term of fifteen years.

EXECUTIVE OFFICE OF THE PRESIDENT
Karan A. Bhatia, of Maryland, to be Deputy United States Trade Representative, with the rank of Ambassador.

Susan C. Schwah, of Maryland, to be a Deputy United States Trade Representative, with the rank of Ambassador.

DEPARTMENT OF DEFENSE
William Anderson, of Connecticut, to be an Assistant Secretary of the Air Force.

John G. Grimes, of Virginia, to be an Assistant Secretary of Defense.

DEPARTMENT OF DEFENSE
John J. Young, Jr., of Virginia, to be Director of Defense Research and Engineering.

Delores M. Etter, of Maryland, to be an Assistant Secretary of the Navy.

IN THE AIR FORCE
The following named officer for appointment in the United States Air Force to the grade indicated while assigned to a position of importance and responsibility under title 10, U.S.C., section 601:

To be general
Lt. Gen. William T. Robbins

The following named officer for appointment in the United States Air Force to the grade indicated while assigned to a position of importance and responsibility under title 10, U.S.C., section 601:

To be general
Lt. Gen. Lance L. Smith

The following named officer for appointment in the United States Air Force to the grade indicated while assigned to a position of importance and responsibility under title 10, U.S.C., section 601:

To be lieutenant general
Maj. Gen. Michael W. Peterson

The following Air National Guard of the United States officers for appointment in the Reserve of the Air Force to the grades indicated under title 10, U.S.C., section 12203:

To be general
Brigadier General Eugene R. Chojnacki

Brigadier General Kenneth R. Clark

Brigadier General David F. Wherley, Jr.

Brigadier General Harry M. Wyatt, III

To be brigadier general
Colonel William R. Burks

Colonel Iwan B. Clontz

Colonel Donald E. Fick

Colonel David J. Hatley

Colonel Kenneth M. Jefferson

Colonel Robert H. Johnston

Colonel Daniel B. O’Hollaren

Colonel Randolph M. Scott

Colonel Mark F. Sears

Colonel Haywood R. Starling, Jr.

Colonel Ernest G. Taibert

Colonel Lawrence S. Thomas, III

Colonel Guy M. Walsh

Colonel Elliott W. Worcester, Jr.

Colonel Robert J. Yaple

IN THE NAVY
The following named officer for appointment in the United States Navy to the grade indicated while assigned to a position of importance and responsibility under title 10, U.S.C., section 601:

To be general
Gen. Burwell B. Bell, III

The following named officer for appointment in the United States Army to the grade indicated while assigned to a position of importance and responsibility under title 10, U.S.C., section 601:

To be brigadier general
Colonel Daniel B. Allyn

Colonel James C. Boozer, Sr.

Colonel Robert M. Bouchard

Colonel Mark S. Bowman

Colonel Thomas M. Cole

Colonel Jesse R. Cross

Colonel Kenneth A. Dowd

Colonel Michael T. Flynn

Colonel William H. Forrester, Jr.

Colonel William B. Garrett, III

Colonel James L. Hodge

Colonel Anthony R. Ierardi

Colonel John D. Johnson

Colonel Greg F. Martin

Colonel William C. Mayville, Jr.

Colonel James M. McDonald

Colonel Patricia E. McQuiston

Colonel John W. Peabody

Colonel David E. Perkins

Colonel Dana J. H. Pittard

Colonel Joe E. Ramirez, Jr.

Colonel James E. Rogers

Colonel Michael E. Rounds

Colonel Frederick S. Rudesheim

Colonel Todd T. Semonite

Colonel John E. Seward

Colonel Robin P. Swan

Colonel Anthony J. Tata

Colonel Kevin R. Wendel

Colonel William T. Wolf

Colonel Terry A. Wolf

To be major general
Brig. Gen. Thomas D. Robinson

Brigadier General Charles D. Erates

Col. Ellen P. Greene

Col. Luis R. Visot

The following named officer for appointment in the Reserve of the Army to the grade indicated under title 10, U.S.C., section 12203:

To be major general
Col. Charles D. Erates

To be vice admiral
Rear Adm. Patrick M. Walsh

NOMINATIONS PLACED ON THE SECRETARY’S DESK
IN THE AIR FORCE
PN961 Air Force nominations of John S. Baxter, which was received by the Senate and appeared in the Congressional Record of October 6, 2005.

IN THE ARMY
PN962 Army nomination of Jose R. Rael, which was received by the Senate and appeared in the Congressional Record of October 6, 2005.

PN963 Army nominations (2) beginning Suzanne R. Avery, and ending James Fikes, which nominations were received by the Senate and appeared in the Congressional Record of October 6, 2005.

PN964 Army nominations (4) beginning Donna J. Dolan, and ending Deborah F. Simpson, which nominations were received by the Senate and appeared in the Congressional Record of October 6, 2005.

PN965 Army nominations (21) beginning Paul J. Abbey, and ending Warren A. Williams, which nominations were received by the Senate and appeared in the Congressional Record of October 6, 2005.

PN966 Army nominations (35) beginning Paul S. Astphan, and ending Brinda F. Williams-Morgan, which nominations were received by the Senate and appeared in the Congressional Record of October 6, 2005.

PN967 Army nominations (39) beginning Lynn S. Alsup, and ending Carol L. Zieres, which nominations were received by the Senate and appeared in the Congressional Record of October 6, 2005.

PN968 Army nominations (66) beginning James W. Agnew, and ending David A. Young, which nominations were received by the Senate and appeared in the Congressional Record of October 6, 2005.

IN THE FOREIGN SERVICE
PN729 Foreign Service nominations (230) beginning Deanna Hanek Abee, and ending James M. Lambert, which nominations were received by the Senate and appeared in the Congressional Record of July 14, 2005.

IN THE MARINE CORPS
PN969 Marine Corps nomination of Darren W. Milton, which was received by the Senate and appeared in the Congressional Record of October 6, 2005.

PN970 Marine Corps nominations (77) beginning Christopher J. Aaby, and ending Richard B. Young II, which nominations were received by the Senate and appeared in the Congressional Record of October 6, 2005.

PN971 Navy nomination of William D. Fuson, which was received by the Senate and appeared in the Congressional Record of October 6, 2005.

PN972 Navy nominations (429) beginning Daniel Albrecht, and ending Johnny Won, which nominations were received by the Senate and appeared in the Congressional Record of October 6, 2005.

LEGISLATIVE SESSION
The PRESIDENT pro tempore. The Senate will return to legislative session.

The Senator from Georgia is recognized.

TRIBUTE TO EARL SMITH
Mr. ISAKSON. Mr. President, I rise in morning business to pay tribute to a great Georgian, a great American, a personal friend of mine, and a great citizen of Cobb County. In about 11 days our county will come together to pay tribute to this great individual and I wanted today on the Senate floor to memorialize for a moment the contributions of Earl Smith. For me it is a particular point of personal pride and it is because Earl Smith has been a role model to me my entire adult life. Quite frankly, I don’t know that I would be privileged to serve in the Senate had it not been for his example, his support over 35 years.

I met Earl Smith when he founded the Cobb County Lions Club in the 1960s and led it to be the best club in Georgia. I knew him as a businessman because I was in real estate and he was
in the heating and air conditioning business. He installed new units in houses I sold, serviced them, and built a business to be one of the best in the United States of America.

I know him because when our community was in need of facilities for our young people, Earl Smith took time from his business, raised money, and supported the construction of the East Cobb YMCA, today a shining gem in Georgia.

I know him because when our county was in a significant political disaster with a lack of leadership and faced with unparalleled growth and unparalleled difficulty, Earl Smith volunteered and went and qualified for office, ran and was elected as chairman of the county commission and took a county that had grown from 197,000 to 400,000, and now is almost a million; met the needs of its wastewater treatment; met the needs of its electric power generation; met the needs of its roads and transportation system; and even fought about public transportation to this growing and burgeoning community.

He did it during tough political times, but he did it because he was a man of dedication to his community and a man who never ever quits.

Today, a man who has done all those things—built a great business, served in the civic clubs, worked in his church, built a YMCA, a man in the autumn of his life could do many things on beaches or in the mountains in the autumn of his life could do many things, but he did it because he was a man of dedication to his community.

Today, a man who has done all those things—built a great business, served in the civic clubs, worked in his church, built a YMCA, a man in the autumn of his life could do many things on beaches or in the mountains, decided there was one more mission. So he took the lead in raising $140 million to build the Cobb Energy Performing Arts Center in suburban Atlanta in Cobb County near the Galleria Center, a facility upon which ground was just recently broken, and in less than 2 years will be expected to be the finest urban performing arts center in the United States of America.

So today on the Senate floor, I rise for this brief moment to pay tribute to a man who has given countless hours, countless dollars, countless efforts and all of his being to make his community better.

On November 7, when the community comes together to honor him, if I can’t be there in spirit, these words will be there so that he knows not only does his community recognize him, but on this day on the floor of the Senate we pay tribute to Earl Smith of Cobb County, GA.

I yield the floor.

The PRESIDENT pro tempore. The Senator from South Dakota is recognized.

Mr. DORGAN. If the Senator will yield, I ask unanimous consent to be recognized following the presentation by the Senator from South Dakota in morning business for such time as I may require.

The PRESIDENT pro tempore. Is there objection? Without objection, it is so ordered.

The Senator from South Dakota.

COUNTRY-OF-ORIGIN LABELING

Mr. JOHNSON. Mr. President, I rise today to discuss an issue over which I am outraged, the continued delay of mandatory country-of-origin labeling and the manner in which this issue has continually been addressed.

Mandatory country-of-origin labeling was authorized in the farm bill and signed into law by this President. This program is widely supported not only by about 85 percent of our Nation’s consumers but also overwhelmingly by our Nation’s producers.

This program is truly a consumer right-to-know issue, it is a valuable marketing tool for ranchers and farmers.

During consideration of the fiscal year 2004 Agriculture appropriations measure, the Senate passed a sense of the Senate supporting mandatory country-of-origin labeling, or COOL. The House version of the spending measure included a 1-year delay for meat and meat products.

During consideration of the omnibus spending measure, the Republican House leadership was successful in inserting a 2-year delay for all commodities covered under the mandatory COOL Program with the exception of fish and shellfish.

This secretive, closed-door process was outrageous at that time. The omnibus package was settled behind closed doors, with no input from COOL supporters.

Then, in the fiscal year 2006 Agriculture appropriations bill, the House version included, once again, a 1-year delay for meat and meat products covered under mandatory COOL.

The Senate, speaking in support of a mandatory program, included $3.1 million for an audit-based compliance program to cover implementation costs. I repeat, a $3.1 million appropriations for implementation.

This small spending level, which was requested by the Bush administration for program implementation, only served to show how grossly the Department of Agriculture overstated implementation costs for COOL.

On Tuesday evening, House Republican Chairman BROUILLON convoked a conference committee on which I serve, meeting on the most recent agricultural spending measure.

For those of us who expected an open discussion on outstanding items, we were sorely and entirely misinformed.

The chairman recessed that meeting subject to the call of the Chair without ever discussing COOL or indicating when we would reconvene.

Instead of an open discussion on this outstanding item, instead of any up-or-down public vote, the chairman simply modified, single-handedly, language on the final report to include a 2-year delay—behind closed doors yet again, pushing back mandatory implementation, the 1-year extension since October 30, 2006.

Let me repeat: The Senate Agriculture appropriations bill contained no delay in country-of-origin labeling; in fact, it included funding for implementation.

The House Agriculture appropriations bill called for a 1-year delay. That happened behind closed doors without the benefit of debate, without the benefit of a vote. The chairman actually inserted language calling for a 2-year delay, kicking this program over into the next farm bill, essentially a do-over on the last 2002 farm bill in which we initially made the law of the land. The country-of-origin labeling for meat and meat products.

This is truly outrageous. It is the purpose of a conference committee to discuss outstanding items in an open manner, not to change policy in back-room deals, in closed-door discussions in the dead of the night.

What happened on Wednesday was an incredibly corrupt process that failed the American public and failed the political process of our Nation. The chairman chose to address COOL simply because he knew he would lose. It was easier to address this item behind closed doors and avoid any vote because of the broad bipartisan support in the Senate that this program enjoys.

It is because of the 2-year delay and the appalling process by which this open item was considered that I refused—I refused—to sign the conference report. It is because of this wrong doing that I will also vote against the conference report when it is considered by the full Senate.

Not only was the process by which this outstanding issue was considered absolutely corrupt, this delay yet again takes another stab at rewriting our farm bill. The farm bill, when signed into law, did not indicate an implementation date.

In order to change this implementation date and rewrite farm bill policy, the majority leadership has had to hold two closed-door conferences to achieve its back-room goals.

The farm bill is a contract with rural America that needs to be honored—not modified, changed, not destroyed in closed, back-door dealings during the night.

The most recent debacle with COOL is yet another illustration of how House congressional leadership is failing rural America.

The Bush administration advocates stripping in excess of $3 billion from this farm bill during the budget reconciliation process, weakening the essential safety net that we need, that our Nation needs to foster economic development in rural America, especially in time of weak commodity prices.

The President advocated reducing commodity payments and leaving producers in the cold. The President in his last year that bill could be cannibalized from the Conservation Security Program to fund a 2003-2004 either or agriculture assistance disaster package.
I find this is wrong, considering the pending Doha WTO negotiations and this administration’s platform on gutting programs.

All of these reductions were supported by the President despite the fact that the farm bill has come in at $4 billion under the projected costs. Agriculture has already paid enough.

The administration advocated closing over 700 Farm Service Agency offices, including 26 percent of the offices in my home State of South Dakota. I know that other States also were subject to even larger percentage cuts of offices. Not only would the administration scrap or limit farm bill programs, the plan is it would make it more difficult for the producer to obtain information about the farm bill programs that are available, leaving producers too often to fend for themselves.

The payment has yet to issue disaster payments from over 1 year ago. Producers in my home State of South Dakota are still waiting for Livestock Assistance Program payments and the American Indian Livestock payment. Even on the few payments that were issued, interest was not calculated properly, prompting a redo on parts of those payments.

Families have made financial decisions around this financial obligation. Congress did its part in passing the disaster package last year. The U.S. Department of Agriculture’s computer software glitch excuse, quite frankly, wore thin many months ago.

These delayed payments are especially unacceptable considering that USDA already had a process for getting money to producers. The USDA selected a crucial agriculture disaster package team, frankly, as a guinea pig for a new untested computer software program.

The USDA and President Bush, even after opening our markets to Canadian beef, opening the market to our cattle, also threw in the hopper to be cut up and the meat sent to American consumers. That is what he found, one inspection. By the way, they closed that plant. Then it changed its name, changed its ownership, reopened, and has never again been inspected.

That is why when one asks the question, How do you like your steak, the answer ought to be: how long was it in the freezer before you bought it, how long did it stay in the freezer before you cooked it, and what is it labeled? Everything on the shelf is labeled. Then pick up a piece of meat and figure out if we know where it came from.

The reason I think this meat labeling is important, we label everything. We label T-shirts, shoes, shirts. Name it, we label it. Go to the grocery store, see what is labeled. Everything we label. It also hurts us in our ability to consume. It also hurts our consumers as they consume. It makes it more difficult for the consumer to be able to determine where that meat comes from. That is why the Senator from South Dakota and I and other Senators fought so aggressively to get this labeling law in place. It is now the law of the land. We have people making secret deals behind closed doors to try to shut it down, to prevent it from ever being implemented. That is what happened this week. That is why I refused to sign the conference report as well. I appreciate the effort of the Senator from South Dakota. There are about half a dozen of us who would not sign the conference report because this was an arrogant approach to make a secret deal behind closed doors that injures the consumers of this country. We should not put up with it.

Mr. JOHNSON. If I may ask a question of my colleague and my friend from South Dakota. The Senator from South Dakota. There that part of the reason we have lost essentially our entire export market for beef in America is in part because even countries that want to buy American beef, that understand we have the safest, highest-quality beef in the world, are not confident that we are, in fact, selling them American beef? Their fear is that this may be Canadian, it may be Mexican, it may be Argentine. Who knows where this beef comes from in the United States because we are one of the few industrialized democracies in the world that do not have country-of-origin labeling in place for meat. That undermines the integrity of our sales abroad and further complicates our recapture of these lost export markets.

Does the Senator see that as one of the contributing factors to our loss of export market?

Mr. DORGAN. I do not think there is any question but that is the case. We do not have labeling of this meat; other countries do. So we have a homogenization of all kinds of meat that comes into this country, gets mixed here and there and everywhere.

Mr. JOHNSON. From South Dakota said something very important. Our farmers and ranchers in this country raise beef, meat. We raise a healthy supply of meat. We inspect it. We have the healthiest supply of meat anywhere in the world. I think the lack of having country-of-origin labeling on the meat that is sold in this country hurts all of us. It hurts our consumers as they consume. It also hurts us in our ability to get into foreign markets, as my colleague has just described. We are not making the effort that the importers get the attention around here behind closed doors, outside of the view of the public. So we come out with legislation now
that says, well, not only is there a law that requires country-of-origin labeling, we will not allow that law to take effect. It has been in place for some while. We will extend for 2 years the excuse to allow the Department of Agriculture not to put it in effect. It is, as the Senator from South Dakota pointed out, the term an outrage. It is the wrong way for this Congress to legislate.

I thank the Senator from South Dakota for yielding.

Mr. JOHNSON. I yield the floor.

Mr. PRESIDING OFFICER (Mr. ISAKSON). The Senator yields back.

The Senator from North Dakota.

ENERGY PRICES

Mr. DORGAN. Mr. President, today in The Washington Post, the question in the business section is: How Big Is $9.9 Billion?

That happens to be the single quarter profit for ExxonMobil Oil Company. Pretty fortunate for this company to have a $9.9 billion quarterly profit. That profit comes from people who are driving up to the gas pump, putting gasoline in their car; from people who are paying the gas pump and are going to pay for home heating fuel. I do not wish the oil industry bad news. I support a number of things that the energy industry and the oil industry want.

When I see what is happening with the oil industry at the moment, I know that a year ago last January, the price of a barrel of oil was $34.50 a barrel. Now it is almost $30 above that. At $34.50 a barrel, they were making the highest profits they had ever made. Now it is $30 a barrel above that. What are they doing with those increased high oil prices? The consequences are enormous for American consumers. BP, one of the world’s largest companies, 34 percent profit in the third quarter; ConocoPhillips, 89 percent profit in the third quarter; ExxonMobil, 75 percent profit increase in the quarter, $9.9 billion just for the one corporation.

The question might be asked, What is happening to this profit? Well, this is BusinessWeek. This is hardly some silly liberal rag. BusinessWeek says, ‘Why isn’t big oil drilling more?’ It says:

Rather than developing new fields, oil giants have preferred to buy rivals—‘drilling for oil on Wall Street’—or simply dump in excess or windfall profits. ExxonMobil, for example, made $9.9 billion just for the one corporation.

Do my colleagues want to know where a lot of these profits are going, the record profits above last year? Buying back stock, hoarding cash, and drilling for oil on Wall Street. I have news for them. There is no oil on Wall Street. They are going to drill a dry hole on Wall Street.

The point of the BusinessWeek article is to point out that much of these profits are used to go buy others, to merge with others. We have now seen the largest and most muscular of all the mergers. We now have bigger oil companies than we have ever seen.

There are three things that affect the price of oil. I know we have a lot of free market advocates in Congress. I think the free market is wonderful. I do not think it is perfect. A 7-foot, 2-inch basketball player gets paid the same amount as 1,000 elementary school teachers. That is the marketplace, I guess. A short stop gets paid $250 million. Judge Judy, that woman on television, is making $1 million an episode. Once in a great while, I tune in cruising the trials and she seems a little crabby to me, but Judge Judy makes 10 times, 20 times, or 30 times the amount of money that the Chief Justice of the U.S. Supreme Court makes. I guess that is the market system. I believe in the market system. The free market system makes a lot of sense, but there is no free market in oil at the moment. There are three things that happen with oil. One, there are the OPEC ministers sitting around a table because they were fortunate to find that on this little planet of ours, a substantial reserve of the reserves, the second and third largest reserves, exist under the sands of the Middle East. OPEC ministers sit around a table and decide quantity and price to the extent they can—especially quantity—and then the major oil companies, made larger and more muscular by blockbuster mergers, decide to use their raw muscle in the marketplace. Third and finally, the futures market, which is designed to provide liquidity for trading, has become a grand bazaar for speculation. Those are the three elements that now give us a price of oil of over $60 a barrel.

Sixty-six million U.S. homes are heated mainly with natural gas, and their heating bills this winter are going to be 48 percent on average; 60 percent in my part of the country—60 percent increase to heat one’s home this winter at a time when the largest enterprises that sell the oil are filling their bank accounts and drilling for oil on Wall Street. Sound fair? It does not to me.

I have proposed a windfall profits tax, the proceeds of which would be rebated back to the consumers. This is not your mother’s or father’s windfall profits tax. We had one once before. It did not work very well. That was to bring money into the Federal Government. I do not propose that.

Last year, the average cost of a barrel of oil was $60 billion. At $60 a barrel, that was $34.50. The average cost the entire year was $40, and the energy industry, the oil companies, had the highest profits in their history. I propose that above that level of $40 a barrel represents windfall or excess profits.

I propose further that the oil companies have two choices: If they decide to use all of that excess or windfall profit to invest back into the ground to explore for more oil or to build refineries to process the oil, then they would pay a windfall profits tax. If they choose not to do that, if they choose to drill for oil on Wall Street, if they choose to buy back their stock and hoard cash, and then they would pay a 50-percent excise tax on those windfall profits, the entire proceeds of which would be sent back to the American consumers.

Some say, if that would happen, the oil companies would simply drill less or explore for oil much less aggressively. No. In fact, the most significant incentive to get them to explore for more energy would be to avoid paying a 50-percent excise tax called the windfall profits tax that I have proposed. It
would be the single most aggressive incentive to say, sink that money back into the ground, expand America's supply of energy.

It is interesting that we use one-fourth of the oil that is produced every day. Eighty-four million barrels of oil a day are produced in the world. We use 21 million barrels of oil a day in our country. This little spot on this globe called the United States of America uses one-fourth of all oil that is produced every day. There is only one country in the world, Saudi Arabia, Kuwait, Iraq, and elsewhere. We are hopelessly addicted to foreign oil, and it is dangerous for our country. That is a longer term other significant issue we have to deal with. We cannot continue to be addicted to oil that comes from Saudi Arabia, Kuwait, Iraq, and elsewhere. We simply cannot do that. That is why we as a country need to establish goals toward energy independence.

John Kenneth Galbraith said: In the long run we are all dead.

Those people who say, Well, in the long term, it is going to work out, in the long run, we are all dead. In the short term, we have a responsibility moving into this winter to try to find a way to keep this dichotomy of the oil companies filling their treasuries and the consumers trying to figure out, How do I pay the bill? How do I pay a 60-percent increase in natural gas prices in the northern Great Plains? How do I pay $50 to put 16 or 18 gallons in my gas tank? I think this Congress has a responsibility to address this.

As I said before, yes, I support the oil industry and I have said why. I have described them. I can describe others.

I have described this.

As I said before, yes, I support the oil industry. I have described why.

The list goes on and on. I have described outsourcing in the automobile industry, which is obviously a big ticket item. We have a lot of good jobs in the automobile industry. It is interesting, 30 years ago the largest corporation in America was General Motors. Most people who went to work for General Motors expected to have a career for a lifetime. They worked for a lifetime and then retired. General Motors paid good salaries, they paid good benefits, they had health care, they paid retirement benefits, and it was America's largest corporation. Now the largest corporation is Wal-Mart— I guess it switches between GE and Wal-Mart, but I believe it is Wal-Mart at the moment. When people go to work for Wal-Mart, they don't go to work for a lifetime. There is a 70-percent turnover in Wal-Mart and the average wage is between $17,000 and $19,000 a year, and half of them don't have benefits. Difference? Pretty big difference. What does that say about the job base in our country? I think that says a lot about the job base in this country.

What we need to do, it seems to me, is get in and out. We have circumstances of international trade and begin to decide, as a country, are we going to put up with this? Is this what we want to have happen?
Mr. Diddy—I am not quite sure what I should call him, Mr. Combs or whatever his name is—said he wasn’t aware of this. And I expect that is the case. I don’t think he or anyone else who engages in this knows what is going on. So I went to his factory and look at the graphs that were taken in Bangladesh. These are graphs that show about the conditions in that plant. This is a plant that was making shirts for the Decathlon label, which is sold in the U.S. and Europe.

Two women who worked in a plant in Honduras, told me, Puff Daddy, Diddy or whatever is his name from Puff Daddy to Diddy. His real name is Sean Combs and Sean Combs is quite a sporty guy. He dresses well. I have seen some pictures. He has a line of clothing which apparently is a pretty good line of clothing.

Two women who worked in a plant in Honduras, told me, Puff Daddy or whatever is his name, showed up to talk about the conditions in that plant. This is a plant that was doing contract work.

By the way, many of them not only saw Franklin Roosevelt, but knew him. He knew me. He walked up to his casket, along with other Americans. A reporter was asking people for his story, to get a little flavor of things, he was asking people their thoughts and so on. He walked up to this fellow, obviously a workman, holding his hat in his hand. He stood there for hours and had tears in his eyes. The reporter said, "Did you know Franklin Roosevelt?"

And this fellow said, "Oh, no. I didn’t. But he knew me."

What he meant was this President knew the American worker and stood up for the working men and women of this country. "He knew me."

"Who knows America’s workers now? Who knows the worker who will be told today or tomorrow that their job has gone to China, their job has gone elsewhere? Where will we develop the base, the foundation for the middle class that sustains the economy in this country?"

"I didn’t bring it to the floor today, but I should have—I asked the Labor Department for a list of the companies that have outsourced jobs and are then claiming, as a result of that, through filing at the Department of Labor, trade adjustment assistance for the people who are losing their jobs because of outsourcing. I was very surprised to find that in the first 6 months of this year I received 32 pages, single spaced, small type, both sides, line after line after line of the names of companies that have outsourced their jobs in the first 6 months of this year."

"My point is this. None of this adds up."

"We are a country that is unique in the world. We produce something extraordinary; it is what we did, and the work we hon-ored work, we valued work. We understood that men and women in this country who go to work and provide for themselves earn an honest wage for a day’s work. We decided the conditions of that work shall be that workers have a right to organize. And, oh, by the way, you know that little teddy bear you are buying at some shop today may well have been built in some factory where some worker who was protesting 12, 14-hour days, 7 days a week was probably sent to prison."

I should come to the floor and read the names of people who are sitting in your soybean field in China. The transgression? They believed people should have a right to organize. We decided long ago that people should have the right to organize and work in a safe workplace. We have child labor laws. We have laws that prevent companies from putting chemicals and pollution into the ground, the streams, and the air. But you can get rid of all of that. Just pole-vault over all of those things and move your jobs offshore in order to be competitive.

What is the strategy and how does all that work? Who is going to pay the bills? Who is going to go to work in this country in the future and earn sufficient money to take care of their families? Are we not concerned about the interests of this country? I am not suggesting we should put walls around our country. I am just saying our trade strategy is a bankrupt failure, a total failure, and no one really seems to want to fix it.

Our trade strategy ought to be to push other countries up, not push our country down. I come from a State that needs to sell a lot of products overseas. We produce a lot of agricultural commodities, and we need to ship a fair amount overseas. So I believe in fair trade. Free trade does not mean anything to me. "Free trade" is just a jingoistic phrase, people standing on street corners banging cymbals, wearing t-shirts and chanting, "Buy American!"

What I care about is for this country to require fair trade. We are not, and for this reason: For the first 25 years after the Second World War, we could beat anyone, anywhere, anytime with a hand tied behind our back. We were the biggest and strongest country in the world, and most of our trade policy could be concessional foreign policy, in many cases softheaded, but still concessional and still foreign policy.

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order to avoid paying taxes in this country, which is subject for another day.

The question is, When will, or will ever, this Congress decide that this strategy does not work, that this strategy is going to weaken this country, it is going to weaken this country? Go to any business school in this country and ask those who are teaching classes about outsourcing, and they will give you a dim picture of future jobs because you can hire engineers in India for a whole lot less than you can in the United States. You can hire people in China for a whole lot less money than you can in the United States. That does not mean a textile worker in this country is valueless. Jobs in this country are important.

I once asked Carla Hills, who was a trade ambassador, Is there anything that you wouldn’t trade away? Are there any concentric circles of economic power that are essential for our country to remain a strong world economic power? The answer was really not. Whatever the competition is, it is.

That is just wrong. That just does not make any sense. There are certain things that are required in our country for our country to remain a world economic power. Part of it is to stand up for our own economic interests, and, yes, to care a little about trying to keep our jobs in this country. It benefits the consumers in this country. It benefits the consumers in our country each year. Do you know how many American cars we are able to sell in Korea? Less than 4,000—700,000 cars coming this way, and we get less than 4,000 cars into the Korean marketplace.

Those who hear me who feel differently think, as they have always thought, those of us who speak this way are xenophobic isolationist stooges who don’t have enough brain power to see over the horizon. Won’t they ever learn expanded trade benefits everybody?

Expanded trade, if it means outsourcing of American jobs because you can find people who will work for pennies an hour, does not benefit this country. It benefits the consumers in the short term perhaps, but consumers without jobs will not long be consumers. And this economic strategy, I think, finally—given this chart that I showed at the start—finally the understanding by nearly anyone who is thinking and sober is this strategy is creating an abyss for this country that is very serious. This is a very serious problem: mountains of red ink, substantial lost jobs, and economic opportunity leaving our country.

I have a series of recommendations on how to respond to all of this. I will mention one again because we are going to vote on it the week after next—I have offered it four times, and I have lost all four times. We will have a fifth vote. One would think that the first baby step in the direction of doing the right thing would be to shut down the corporate tax exemption or tax credit for moving jobs overseas. Yes, that is right. We actually provide a reward for someone who shuts down their American manufacturing plant and moves the jobs overseas for the purpose of shipping the product back into this country. We actually reward them for doing that.

One would think the first baby step would be to shut down that perverse tax incentive. There are not enough votes in this Chamber, at least historically, to do that. We are going to see the week after next whether some in this Chamber who have previously voted in favor of this have decided it is not useful—in fact, it is destructive—to reward those who decide to ship their American jobs overseas.

That is just the first step. There are many others, and I will in a future discussion talk about the practical steps we should and could take to protect the economic interests of our country, even as we attempt in every way to expand fair trade.

I am not against trade. I believe trade is important. But this country ought to expand opportunities for fair trade all around the world and stop being a pin cushion, Uncle Sam that is played for Uncle Sucker in every single way.

I did not talk about automobiles, but the automobile trade is unbelievable.

Has trade in automobiles required U.S. companies to improve their vehicles? Yes, it sure has. But I will give, again, one example with respect to Korea, and there is a longer story with China, but Korea is enough.

We have ships that bring Korean cars into this country. I am sure they are offloading today at some port. Nearly 700,000 Korean cars are shipped into our country each year. Do you know how many American cars we are able to sell in Korea? Less than 4,000—700,000 cars coming this way, and we get less than 4,000 cars into the Korean marketplace.

One that is of interest to me is the Dodge Dakota pickup because it is named after my State, Dakota. There was a time when the folks who made Dodge Dakota got really excited because they sold something like 100 of them in Korea. They thought they were going to ramp up a sales effort. They seemed to like Dodge Dakotas. They got shut down just like that.

Look at the sales of Dodge Dakota pickups in Korea for the first 9 months of this year and you will see the Korean Government did a great job of shutting them down. They want to ship 700,000 cars and allow us to ship 4,000 back. What does that mean? It means a mass exodus of American jobs.

Mr. President, we have so many challenges. My hope is that we will, through amendments I will offer to the reconciliation bill and other approaches in the Senate and in other ways, finally come to grips with whether we think this is doing anything other than dramatically injuring America’s future economic opportunities.

One of my favorite people is Warren Buffett. He is the world’s second richest person, but you wouldn’t know it looking at him, and you wouldn’t know it talking with him. He is a wonderful guy with a great sense of humor, just plain spoken.

Warren Buffett is one of the few main businessmen people in this country, one of the few people coming from a business background who says this is nuts, this is dangerous. This is going to turn us into a country of sharecroppers. He is very up front about it. Very few others are.

My hope is that ideas he has advanced—one of them I particularly like and they advanced in an article in Fortune magazine, which is how to deal with these devastating deficits and outsourcing, is that at one point or another this begins to take root in this Chamber.

Today I understand we are poised on the head of a pin because a Supreme Court nomination was withdrawn yesterday, and that is a big news item. Today the special prosecutor, at 2 o’clock, will announce the results of his decision with respect to the leak of outing a covert CIA officer. We have all these issues, and we dance on the head of pins on all these issues. Yes, some of them are important, some not. This is important. This describes whether our kids are going to have jobs; whether our country is going to expand and grow; whether America is going to be, in the future, what it has been in the past: a strong country, a world economic power, and one that can provide a standard of living and the kind of life that Americans have built for themselves for many decades.

Mr. President, I will speak more about this issue at some future point. I yield the floor, and I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. WARNER. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

DEFENSE AUTHORIZATION

Mr. WARNER. Mr. President, the annual Armed Forces authorization bill will soon be the subject of further debate in the Senate at a time to be decided upon by the distinguished majority leader in consultation with the distinguished Democratic leader. I wish to thank each of them for their long, consistent, and arduous effort to bring this bill up for what I anticipate will be a successful resolution to the bill, with final passage in this Senate in coming weeks. Senator LEVIN and I have been on this committee for some 27 years together. We are ready.

Given that the unanimous consent was accepted by the Senate, both committee staffs are actually at this time working on amendments and other
The PRESIDING OFFICER. Without objection, it is so ordered.

MATH LITERACY

Mr. Frist. Mr. President, in a few moments we will be closing for the week. But before doing so, I wanted to bring to the attention of my colleagues something that was just brought to my attention about 2 hours ago when I was e-mailed by our President pro tempore, Senator Stevens.

Basically, in a little cryptic language, it said: Bill, did you read the New York Times today?

I said: No, I haven’t read the New York Times today.

Then he gave me one statistic that he picked up. I looked at it, and he is exactly right. That statistic drove home to me a threat—we don’t talk very much about it—that we need to face up to and to act on. We are doing some preparations that we have to do just that. But we are going to have to put it out front, and we are going to have to lead on it.

The statistic is that China, in engineering, one field, is producing 442,000 new undergraduates a year, along with 48,000 graduates with master’s degrees and 8,000 Ph.D.s in engineering. I focus on that to seize the opportunity that we do have before us a real threat that America is losing—not will lose but is losing—today the edge in technology that we have and we depend on it in terms of creating the American dream, maintaining that American dream to pass on to our children, and it is time for us to act.

This has not been the first time that certain challenges have been put before us. We faced a similar challenge, and we overcame it. On October 4, 1957, the Soviet Union—and we all remember that day, or those of us who were alive at the time remember that date—successfully launched the first manmade satellite into space. I was a very little boy at the time sitting around the dinner table and watching the stunning effect that had on my own family as they talked about it, I remember, one Sunday afternoon.

The event stunned America, but it spurred us to action. We don’t have a Sputnik, per se, moment, but we need to create it. We need to educate the American people where we are today, the challenge that we face and the threat that we face to our competitive edge.

Less than a year later after that October 4 day in 1957, President Eisenhower signed the National Defense Education Act to restore America’s preeminence in science, Math, engineering, and science became our top educational priorities. As a result, not only did we close the gap with the Soviet Union, but we far exceeded our own dreams, our own expectations at the time.

Fifty years later we face a similar challenge with the entry of China, the example I used, but also India and soon to be many other nations, into this global marketplace. As writer and observer Tom Friedman details in his wonderful book, “The World Is Flat,” American workers face accelerating competition not only in the low-wage manufacturing sector but in the new fields of science and engineering and the technological fields. That is where the competition is today—with China and with India.

According to BusinessWeek, together China and India graduate 500,000 scientists and engineers a year—every year, 500,000. How about America? Where are we? Just guess. Think. Are we more? Less?

United States: 60,000; 500,000, India and China every year. We are down to 60,000. China, I just mentioned—more than 442,000 graduates every year.

While the entire world is getting smarter and faster and stronger in a coalition of Asian states, the US is not. We are moving in the opposite direction. Indeed, the number of engineering degrees awarded in the United States is down 20 percent from just a decade ago, 10 years ago. We are moving in the opposite direction. If current trends continue, by 2010 more than 90 percent of all scientists in the world, of all engineers in the world, 90 percent will be in Asia. Already, the majority of graduate science and engineering students in the United States are foreign born.

Let me say that again. Already, the majority of graduate students in science and engineering in the United States are foreign born.

Instead of investing their new skills in America, they are increasingly returning—not staying here but returning to their homes. According to Education for Innovation Initiative, which is a coalition of America’s most prominent business organizations, we need to double—we need to double the number of American science, technology, engineering, and mathematic students by 2015 if we are to remain the technological leader in the world. That is a lot to do by 2015, just 10 years from now—a doubling. As I said, we are moving in the opposite direction.

If we don’t significantly improve math and science education in this country, there is a real danger that we will fall permanently behind—once we lose that competitive edge in technology, in science, in mathematics where most job creation, as we look to the future, occurs.

How are we failing? I used the example of students today at the graduate level in engineering. So where does it all start? You have to jump all the way back down to the 15-, 16-year-old in the classroom and ask are they failing there as we look to the future? They will become the graduates, whether it is math, science, engineering, or some other field, in the future.

Well, right now in the 29 industrialized nations in the world, if I asked you just to imagine where you think we are if you look at 15-year-old students—and most people would say,
whether you are going to be a scientist or an engineer, it is really determined in that age, from about 14 to 16. If I happened to ask the American people listening but also my colleagues, if there are 29 industrialized countries, and want to rank mathematics performance of those countries around the world, is the United States first? You would think so. Maybe fifth? Surely, you would think so, in the United States of America, with our resources and our great innovation and culture of creativity and the American dream.

It is not 5th. It is not 10th. It is not 15th. It is not 20th. The United States now ranks 24th of 29 industrialized nations in math literacy among 15-year-olds. We fall behind who? You can name 23 of them, but it is Finland, Korea, Canada, the Czech Republic, Ireland, Poland, Hungary, Spain, France.

Business leaders who observe this tell us that fewer and fewer American workers have the math and science skills needed to be competitive. And the American dream is critical to everyday tasks.

People say: Well, Senator FRIST, he is rolling into the most severe shortage of skilled workers this country has ever seen.

And in what must be the most dismal development, tutoring American students in math via the Internet is becoming a boom industry—in India. We are actually outsourcing our education.

All this really says: What do you do? These are the observations. They are observations at the middle school level, the high school level, the graduate level, even beyond graduate level, and we are failing. So it is incumbent upon us to act, and to act with meaningful solutions that respond to a real problem that is there today, and it is going to increase over time. We cannot afford to lose the technological race. It is a matter of economics. It is a matter of security. I believe it is a matter of national security as well. It is a matter of keeping jobs, good-paying jobs right here in America.

People say: Well, Senator Frist, he is a doctor. He is a scientist. He has a little bias.

It is way beyond that. Math and the hard sciences are what drive innovation in just about every single industry today. From computers, to my own field of medicine, we depend on technology to have the quality of life, to be able to figure out how we solve problems that seemingly are insurmountable, that are unsolvable. We solve them by the most innovative, most creative, the most advanced technological solution. That is where that competitive edge exists.

Not only that but math comprehension is critical to everyday tasks today, whether it is balancing the checkbook or figuring out how to interpret your 401(k). You need those everyday skills. We are thriving in a fast-changing modern world, constantly evolving world, moving so much faster than any of us would have anticipated 5 or 10 years ago. We need these skills to survive and to thrive.

That is why in terms of action, in the sort of things we need to do, in August I proposed the national SMART grant. The national SMART grant provides $1,500 in their third and in their fourth year of college to pursue math and science. Together the maximum Pell grant and the national SMART grant cover nearly an entire typical State university tuition bill for 4 years. People say: Why the last 2 years? The last 2 years because that is when people determine their majors, in those years of college. The national SMART grant will make it easier for low-income students to meet that heavy class load in math and in science. We know that those academic loads are heavy in those particular fields.

Some of my colleagues have worked on this. I want to mention, Senators ENZI and ROBERTS and WARNER have done a tremendous job in getting this legislation to the point that it exists, and each has been a champion of rigorous math and science education. I thank Chair- man ENZI, especially, for more than doubling the investment in this SMART grant program. It is focused on the needs I am speaking about today. As a matter of fact, the SMART grant is a good, solid first step in America’s science and math education back on track so that we truly can globally compete.

Mr. President, throughout our history, our Nation has blessed to be a land of innovation and creativity and dynamism. We have attracted the best, and we have attracted the brightest from across the oceans. And they have come and made our country an even more vibrant place. I am confident that if we keep our focus on the fundamentals, America will continue to offer unrivaled opportunity and prosperity for generations to come.

JAPAN BEEF TRADE

Mr. ROBERTS. Mr. President I have joined with my colleague from North Dakota, Senator CONRAD, and 19 other Senators to introduce a bill to restore normal beef trade with Japan.

Prior to the discovery of BSE or mad cow disease in the United States in December 2003, Japan was the largest export market for U.S. beef. Since then, the U.S. Department of Agriculture, USDA, has worked hard to implement substantive improvements in our ability to prevent, identify and respond to BSE. For instance, as a part of their enhanced animal surveillance effort, the Animal and Plant Health Inspection Service, APHIS, has tested over 450,000 head of cattle for BSE.

Despite this increased testing, Japan refuses to reopen its market and has instead relied upon imports of beef from countries with little or no testing for BSE.

The increased U.S. testing, in coordination with the U.S. Food and Drug Administration implementation of safeguards that ensure the safety of our food supply, have bolstered our claim to having the safest and most abundant food supply in the world.

Regrettably, the Japanese has failed to match these standards with prudent efforts to change their policy of keeping American beef out of Japan.

The Japanese Food Safety Commission, the body with the delegated responsibility to review the process by which Japan would reopen its market, and others within the government have been unresponsive to extensive diplomatic efforts made by U.S. officials during the last year.

The office of the U.S. Trade Representative and USDA have worked in concert with President Bush, other
cabinet agencies and officials and U.S. Congress to restore regular beef trade. Despite the efforts of even the highest office in our nation's government, Japan continues to keep American beef out of their country.

The Japanese Food Safety Commission and others within the government have repeatedly demanded excessive documentation and paperwork with little or no justification. None of these requests reflect the internationally accepted guidelines. Rather, they appear to be a dilatory tool to prevent any effort to resume the purchase of American beef.

There have been claims that American beef is unsafe. This is simply not true. The international science says our cattle under 20 months of age are safe and not at risk. Yet, we have agreed to not send meat from any animals under 20 months of age to Japan. Furthermore, after 30 confirmed cases of BSE in Japan, the claim that U.S. beef is not as safe as Japanese beef is simply an insult to American producers. Still the market remains closed to the U.S.

In recent weeks, Japan has insisted upon an unwarranted and unjustified trade barrier by refusing to accept phytosanitary guidelines. This refusal is an attempt to resume the importation of regular beef trade with the U.S. Japan has a complicated bureaucracy in place to deal with the issue of BSE. In 2003, the Japanese Parliament established the Food Safety Commission as a Cabinet Office tasked with enforcing food safety.

This week, the Japanese Food Safety Commission again failed to reach an agreement to remove the blockade to U.S. beef imports. And to insult to injury, four of the Commission's 12 members did not even show up to the meeting because of their alleged concern with the safety of U.S. beef.

I am troubled that our negotiations with Japan have deteriorated to this point. Japan is not as patient as Japan has been patient, but with this kind of economic loss, the American beef industry cannot afford to wait any longer.

I will not stand idly by while politics and posturing drive our trade relationships.

I urge my colleagues to support this legislation to send a message in the strongest way possible, that free trade is a two-way street. More importantly, in the context of the pending negotiations in the Doha Round of the World Trade Organization, I urge my colleagues to support this bill because it sends the message to American producers that we will stand up for American agriculture in our trade negotiations.

THE PATH FORWARD

Mr. KERRY. Mr. President, I ask unanimous consent to have a recent speech I delivered on Iraq printed in the RECORD.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

THE PATH FORWARD

Georgetown University

A few weeks ago I left Iraq from Mosul. Three Senators and staff were gathered in the forward part of a C-130. In the middle of the cavernous cargo hold was a simple, aluminum coffin with a small American flag draped over it. We were bringing another American soldier home to his family and final resting place.

The starkness of his coffin in the center of the hold, the silence except for the din of the engines, was a real time cold reminder of the consequences of decisions for which we Senators share responsibility.

As we arrived in Kuwait, a larger flag was transferred to fully cover his coffin and we joined graves registration personnel in giving him a proper burial. It was ceremoniously carried from the plane to a waiting truck. When the doors clunked shut, I wondered why all of America would not be allowed to see him arrive at Dover Air Force Base instead of hiding him from a nation that deserves to mourn together in truth and in the light of day. His lonely journey completes all of our efforts to be tough and stand by our choices in Iraq.

Now more than 2,000 brave Americans have given their lives, and several hundred thousand more have shown up and picked up their loved ones except to know the truth about what we have asked them to do, what we are doing to complete the mission, and what we are doing to prevent our forces from being trapped in an endless quagmire.

Some people would rather not have that distinction. They'd rather rewrite the story of our involvement in Iraq for the history books. Tragically, that's become standard fare from an administration that does not acknowledge facts generally, whether they are provided by scientists, whistle blowers, journalists, military leaders, or the common sense of every citizen. At a time when many worry that we have a society of moral relativists, too few worry that we have a government of factual relativists.

Let's be straight about Iraq. Saddam Hussein was a brutal dictator who deserves his own special place in hell. But that was not the reason America went to war. The country and the Congress were misled into war. I regret that we were not given the truth; as I said more than a year ago, knowing what we know now, I would not have authorized the use of force.

Knowing now the truth; as I said more than a year ago, knowing now the truth; as I said more than a year ago, knowing what we know now, I would not have authorized the use of force.

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Knowing now the truth; as I said more than a year ago, knowing what we know now, I would not have authorized the use of force.

The United States Senate and acknowledged there was no "slam dunk case" that Saddam Hussein had weapons of mass destruction, acknowledged that Iraq was not connected to 9-11, there never would have even been a vote to authorize the use of force—just as there's no vote today to invade North Korea, Iran, Cuba, or a host of regimes we rightfully despise.

I understand that as much as we might wish it, we can't rewrite the tape of history. There is, as Robert Kennedy once said, 'enough blame to go around.' And I accept my share of the responsibility. But the mistakes of the past, no matter who made them, are no justification for marching ahead into a new set of failures of intelligence and misjudgments and the loss of American lives with no end in sight. We each have a responsibility to our country and to our own conscience to be honest about where we should go from here. It is time for those of us who believe in a better course to say so plainly and unemotionally.

We are where we are. The President's flip-pant "bring it on" taunt to the insurgents...
Our strategy must achieve a political solution. We cannot—& not on the ground peacekeepers and reconstruction money be sent to Iraq and siphoned off into the coffers of cronyism and corruption. It will be hard for this Administration, but it is essential to acknowledge that the insurgency is not a matter of prolonging a troop presence indefinitely, even endless conflict—a fate untenable for our troops, and a future unacceptable to the American people and the Iraqis who pray for the day when a stable Iraq will belong to Iraqis alone.

The path forward will not be easy. The Administration’s incompetence and unwillingness to take the task to heart, and reduced what we can expect to accomplish. But there is a way forward that gives us the best chance both to salvage a difficult experience in Iraq, and to save American and Iraqi lives. With so much at stake, we must follow it.

We must begin by acknowledging that our options are too often not what they should be, or could have been.

The reason is simple. This Administration hitched their wagon to ideologues, excluding those who would have paid attention to Ambassador Wilson’s report, they chose not to. And they were wrong. Instead, they pushed allies away, isolated America, and lost leverage we desperately need today.

When they could have examined the inspectors time to discover whether Saddam Hussein actually had weapons of mass destruction, when they could have paid attention to Ambassador Wilson’s report, they chose not to. And they were wrong. Instead, they attacked him, and they attacked his wife to justify attacks on the ground.

When forces by guarding Saddam Hussein were unable to protect American civilians, when they could have accepted the offers of the United Nations and individual countries to provide on the ground peacekeepers and reconstruction assistance, they chose not to.

When they could have kept the Iraqi army selectively intact, they chose not to. And they were wrong. When the Administration could have kept an Iraqi army selectively intact, they chose not to. He was wrong. When the Administration could have kept an Iraqi army selectively intact, they chose not to. He was wrong. It is true that our soldiers increasingly expect to cut and run. But we are in trouble today precisely because of a policy of cut and run. This administration made the wrong choice to cut and run from sound intelligence to diplomatic: to cut and run from the best military advice; to cut and run from sensible war time planning; to cut and run from the ability to properly and protect our troops; to cut and run from history’s lessons about the Middle East; to cut and run from common sense.

And still today they cut and run from the truth.

This difficult road traveled demands the unvarnished truth about the road ahead. To those who suggest we should withdraw all troops immediately—I say No. A precipitous withdrawal would invite civil and regional chaos and destroy our security. But to those who rely on the overly simplistic phrase “we will stay as long as it takes,” who pretend this is primarily a war against Al Qaeda, and who offer halting, sporadic, diplomatic engagement, I also say—No, that will only lead us into a quagmire.

The way forward in Iraq is not to pull out precipitously or merely promise to stay “as long as it takes.” To undermine the insurgency, we must instead simultaneously pursue hard and clear benchmarks to reduce our forces by withdrawing 20,000 troops over the course of the holidays.

The Administration must immediately give Congress and the American people a detailed plan for the transfer of military and police responsibilities on a sector by sector basis to Iraqis so the majority of our combat forces can be redirected to the fight side by side with Iraqis willing to put their lives on the line for a better future.

But history shows that guns alone do not end insurgency. With an insurgency as strong as Iraqis want to control their own region and resources in a loosely united Islamic State. And Kurds simply want to be left alone. Until sufficient compromise is hammered out, a Sunni base cannot be created that isolates the hard core Baathists and jihadists and make the insurgents scramble. And the Kurds to address legitimate Sunni concerns and to make Sunnis accept the reality that they will no longer dominate Iraq. We cannot and should not do this alone.

The Administration must bring to the table the full weight of all of Iraq’s Sunni neighbors. They also have a role in a stable Iraq. Instead of just telling us the Iraq is falling apart, as the Saudi foreign minister did recently, they must do their part. They must set aside their own interests and work harder to prove to us that they are a strong ally to many nations in the region. Now it’s their turn to do their part.

The Administration must immediately call a conference of Iraq’s neighbors, Britain, Turkey and other key NATO allies, and Russia. All of these countries have influence and leverage with various parties in Iraq. Together, we must implement a collective strategy to bring the parties in Iraq to a sustainable political compromise. This must include overt use of mutual security guarantees among Iraqis themselves. Shiite and Kurdish leaders need to make a commitment not to perpetrate a bloodbath against Sunnis in the name of national purpose. Iraqi leaders must end support for the insurgents, including those who are targeting Shiites. And the
Kurds must explicitly commit themselves not to declare independence.

To enlist the support of Iraq’s Sunni neighbors, we should commit to a new regional security structure that strengthens the security of the countries in the region and the wider community of nations. This requires a phased process including improved security assistance programs, joint exercises and joint participation by countries both inside and within the Middle East.

Ambassador Khalilzad is doing a terrific job trying to broker a better deal between the Iraqi parties. But he can’t do it alone. The President should immediately appoint a high level envoy to maximize our diplomacy in Iraq and the region.

Showing Sunnis the benefits that await them if they continue to participate in the process can go a long way toward achieving stability. We should press these countries to set up a reconstruction fund specifically for the majority Sunni areas. It’s time for them to deliver on their commitments to provide funds to Iraq. Even short-term improvements, like providing electricity and supplying diesel fuel—an offer that the Saudis have made but have yet to fulfill—can make a real difference.

We need to jump start our own lagging reconstruction efforts by providing necessary civilian personnel to do the job, standing up civil-military reconstruction teams throughout the country, streamlining the disbursement of funds to the provinces, and they can deliver services, expanding job creation programs, and strengthening the capacity of government ministries.

We must make it clear now that we do not want permanent military bases in Iraq, or a large combat force on Iraqi soil indefinitely. And as we withdraw our combat troops, the US should be prepared to keep a substantially reduced level of American forces in Iraq, at the request of the Iraqi government, for the purpose of helping Iraq stabilize and secure its borders. Some combat ready American troops will still be needed to safeguard the Americans engaged in that training, but they should be there to do that and to provide a back stop to Iraqi efforts, not to do the fighting for Iraq.

Simultaneously, the President needs to put the training of Iraqi security forces on a six month wartime footing and ensure that the Iraqi government has the budget to deploy them. This transition must stop using the requirement that troops be trained in-country as an excuse for refusing offers made by Egypt, Jordan, France and Germany to do more.

This week, long standing suspicions of Syrian complicity in destabilizing Lebanon were laid bare by the community of nations. And we know Syria has failed to take the aggressive steps necessary to stop former Baathists and foreign fighters from using its territory as a transit route into Iraq. The Administration must prod the new Iraqi government to ask for a multinational force to help protect Iraq’s borders until a capable national army is formed. And if sanctioned by the United Nations Security Council, could attract participation by Iraq’s neighbors and countries like India and would be a critical step in stemming the tide of insurgents and money into Iraq.

Finally, and without delay, we must fund major deployment of American troops. While Special Operations must continue to pursue specific intelligence leads, the vast majority of our own troops should be assigned to a garrisoned status for security backup. We do not need to send young Americans on search and destroy missions that invite alienation and deepen the risks they should police. Iraqis should search Iraqi homes. Iraqis should stand up for Iraq.

We will never be as safe as we should be if Iraq continues to distract us from the most important war we must win—the war on Osama bin Laden, Al Qaeda, and the terrorists that are resurging even in Afghanistan. These are the make or break months for Iraq. The President must take a new course, and hold Iraqis accountable. If the President insists on a change in policy. If we do take these steps, there is no reason this difficult process can not be completed in 12-15 months. There is no reason Iraq cannot be sufficiently stable.

no reason the majority of our combat troops can’t soon be on their way home, and no reason we can’t take a new role in Iraq, as an ally not an occupier, training Iraqis to defend themselves. Only then will we have provided leadership equal to our soldiers’ sacrifices—and that is what they deserve.

NATIONAL DISABILITY EMPLOYMENT MONTH

Mr. HARKIN. Mr. President, this October marks the 60th anniversary of National Disability Employment Awareness Month, and gives us an opportunity to celebrate the contributions that employees with disabilities have made to the American workforce.

The effort to help our fellow Americans understand these important contributions will be a priority for Congress. And as we mark 60 years, marked the first week in October each year as National Employ the Physically Handicapped Week. In 1962, the name was changed to include all employees with disabilities. And, in 1988, Congress expanded the week to a full month, and changed the name to National Disability Employment Awareness Month.

National Disability Employment Awareness Month is a time to celebrate the progress we have made in opening the doors of opportunity for individuals with disabilities. People with disabilities—as all people—have unique abilities, talents, and aptitudes. And there is no good reason for our nation to be fairer, and richer when we make full use of those gifts.

This July, our Nation celebrated the 15th anniversary of the Americans with Disabilities Act—the landmark civil rights law securing the rights of people with disabilities. As the chief sponsor of the ADA in Congress, I remember the day it was signed into law—June 26, 1990—as one of the proudest in my entire legislative career. And, just as we have many people, we must take its place among the great civil rights laws in our Nation’s history. Today, the impact of the ADA is all around us, in countless facets of our daily lives.

Yet we still have much work to do to increase opportunities for people with disabilities. Long-term employment, career advancement, and equal pay continue to be challenging for many workers with disabilities. Most importantly, we need to improve the employment rate of persons with disabilities. The gap between the employment rates of working-age people with and without disabilities was more than 40 percentage points in 2004.

There are many factors that contribute to this gap, including disincentives, transportation issues, and outdated stereotypes about people with disabilities. But the end result is unfortunate and unacceptable. Most people with disabilities want to work; they want to be self-supporting and independent. As a government and as a society, we need to encourage employers to hire people with disabilities. We need to support creative job accommodations so we expand employment opportunities.

Misconceptions and apprehensions about hiring people with physical or mental disabilities continue to exist as a barrier to progress. We need to get out the truth, which is that most workers with disabilities require no special accommodations, while the cost for those who do is often minimal. Moreover, research amply shows that employees with disabilities have above-average records in attendance, job dependability, performance, and safety.

As we celebrate the 60th anniversary of National Disability Employment Awareness Month, let us re dedicate ourselves to breaking down the workplace barriers—physical and psychological—that continue to stand in the way of people with disabilities. Our goal must be to make the American dream accessible to all Americans.

HONORING THE SERVICE OF BARBARA BERGER

Mr. CRAPO. Mr. President, I would like to honor a remarkable individual today on the occasion of her retirement from the U.S. Senate Recording Studio. Barbara Berger, or Barb, as she is known here in the Senate, is celebrating her last day of a career spanning 33 years. Barb has been here longer than any Senator save four. She has seen 220 Senators come and go from this body and served under 13 Sergeants-At-Arms. Not only has she seen many of us come and go, she has also witnessed the astounding technological transformation in media that has occurred over the past three decades. In 1972, when Barb began as a receptionist in the front office of the Recording Studio, radio and film were the only mediums of communication available to the Senate, and floor proceedings were not televised yet.

I haven’t been here as long as some of my colleagues, but over the past 7 years, Barb has been the gracious smile and distinguished and professional face
of the Recording Studio. Her poise, civility and shining personality permeate the office and make working with them an absolute pleasure for me. Her institutional knowledge and memory and quiet authority provide me and all the staff and Members who work with the studio reassurance that our messages will be handled with care and expertise.

American historian Barbara Tuchman said: “Although I know we have already grown accustomed to less beauty, less elegance, less excellence, yet perversely I have confidence in the opposite of egalitarianism: in the competence and excellence of the best among us. The urge for the best is an element of humankind as inherent as the heartbeat. It may be crushed temporarily but it cannot be eliminated. We will always have pride in accomplishment, the charm of fine things. . . As long as people exist, some will always strive for the best. And some will attain it.”

Barb epitomizes this competence and excellency. She has worked with beauty, elegance, excellence, and I wish her well in retirement.

IN SPECIAL RECOGNITION OF ANN S. SIMPSON

Mr. THOMAS. Mr. President, I rise today to recognize Ann Simpson for her selection to receive the prestigious Governor of Wyoming Arts Council Governor’s Arts Award for her outstanding service to the arts in Wyoming. Her passion for the arts is further illustrated by her work on the Ford’s Theater Board, the University of Wyoming Art Museum Advisory Board, and significant financial contributions to art programs throughout the State and Nation. In fact, Ann worked with the Wyoming State Legislature to secure a National Endowment for the Arts funding match of $3.5 million in order to initiate construction of the Centennial Complex which currently houses the University of Wyoming Art Museum. She was also responsible for cultivating and stewarding a $2.5 million donation to the University of Wyoming Art Museum, their largest endowment gift to date.

Ann has always recognized the importance of art and art education to our society. In fact, one of her most notable contributions to our State is an art outreach program called the Artmobile. The Artmobile is a traveling exhibition which visits communities throughout the State of Wyoming in order to provide our residents with exposure to diverse forms of visual art. The program incorporates artwork from the University of Wyoming’s permanent collection and by Wyoming artists. Discussions of the exhibition are typically followed by hands-on art activities with the Artmobile curator. The program is provided free of charge and each presentation is tailored to engage its particular audience.

In 1995, the Artmobile was renamed for Ann in recognition of her tremendous efforts on behalf of the program. To this day, Ann works diligently to increase public awareness of the valuable service the “Ann Simpson Artmobile” provides and to enrich the lives of all Wyomingites with art. Ann Simpson is truly deserving of the University of Wyoming Art Museum National Advisory Board President’s Award.

Mr. President, Ann, her husband, former Senate Alan Simpson, and I grew up a stone’s throw from one another, so I have had the pleasure of knowing the Simpsons for most of my life. Al and Ann are a remarkable couple with endless energy and enthusiasm for our great State. My wife Susan and I consider them both dear friends, and we extend our most sincere congratulations for Ann’s extraordinary achievement.

MESSAGES FROM THE PRESIDENT

Messages from the President of the United States were communicated to the Senate by Mr. Williams, one of its reading clerks, and announced that the Speaker has signed the following enrolled bill:

S. 172. An act to amend the Federal Food, Drug, and Cosmetic Act to provide for the regulation of all contact lenses as medical devices, and for other purposes.

The enrolled bill was signed subsequently by the President pro tempore (Mr. STEVENS).

EXECUTIVE REPORTS OF COMMITTEES

The following executive reports of committees were submitted:

By Mr. WARNER for the Committee on Armed Services.

Navy nominations beginning with James F. Brickman and ending with William L. Yarde, which nominations were received by the Senate and appeared in the Congressional Record on October 6, 2005.

Air Force nomination of Christopher Sartori to be Colonel.

Air Force nominations beginning with Suzanne M. Cecconi and ending with Kirk B. Stetson, which nominations were received by the Senate and appeared in the Congressional Record on October 17, 2005.

Air Force nomination of Melissa A. Saragosa to be Major.

Army nomination of Deborah Whitmer to be Lieutenant Colonel.

Army nominations beginning with Steven C. Henricks and ending with William J. Nelson, which nominations were received by the Senate and appeared in the Congressional Record on October 17, 2005.

Army nominations beginning with Gary L. Gross and ending with Adger S. Turner,
At the request of Mr. DeWine, the name of the Senator from Kansas (Mr. Brownback) was added as a cosponsor of S. 1937, a bill to expand certain preferential trade treatment for Haiti.

At the request of Mr. Voinovich, his name was added as a cosponsor of S. Res. 292, a resolution calling on the President to condemn the anti-Israel sentiments expressed by the President of Iran, Mahmoud Ahmadinejad, on October 26, 2005.

STATEMENTS ON INTRODUCED BILLS AND JOINT RESOLUTIONS

By Ms. Snowe (for herself and Ms. Collins): S. 1120 At the request of Mr. Durbin, the name of the Senator from Arkansas (Mr. Pryor) was added as a cosponsor of S. 1120, a bill to reduce hunger in the United States by half by 2010, and for other purposes.

S. 1199 At the request of Mr. Specter, the name of the Senator from Arizona (Mr. Kyl) was added as a cosponsor of S. 1199, a bill to amend title 18, United States Code, to provide criminal penalties for trafficking in counterfeit marks.

S. 1735 At the request of Ms. Cantwell, the name of the Senator from Minnesota (Mr. Dayton) was added as a cosponsor of S. 1735, a bill to improve the Federal Trade Commission’s ability to protect consumers from price-gouging during energy emergencies, and for other purposes.

S. 1756 At the request of Mr. Dayton, the name of the Senator from Vermont (Mr. Jeffords) was added as a cosponsor of S. 1756, a bill to establish a Department of Peace and Nonviolence.

S. 1774 At the request of Mr. Cornyn, the name of the Senator from Delaware (Mr. Biden) was added as a cosponsor of S. 1774, a bill to amend the Public Health Service Act to provide for the expansion, intensification, and coordination of the activities of the National Heart, Lung, and Blood Institute with respect to research on pulmonary hypertension.

S. 1890 At the request of Mr. Baucus, the name of the Senator from California (Mrs. Feinstein) was added as a cosponsor of S. 1890, a bill to amend the Internal Revenue Code of 1986 to deny a deduction for certain fines, penalties, and other amounts.

S. 1937 At the request of Mr. DeWine, the name of the Senator from Kansas (Mr. Brownback) was added as a cosponsor of S. 1937, a bill to expand certain preferential trade treatment for Haiti.

At the request of Mr. Voinovich, his name was added as a cosponsor of S. Res. 292, a resolution calling on the President to condemn the anti-Israel sentiments expressed by the President of Iran, Mahmoud Ahmadinejad, on October 26, 2005.
Ernest J. Whittle
William L. Yarde

IN THE AIR FORCE
The following named individual for appointment to the grade indicated in the Reserve of the Air Force under title 10, U.S.C., section 3206:

To be colonel
Christopher Sartori

The following named individuals in the grades indicated in the Regular Air Force under title 10, U.S.C., section 3206:

To be lieutenant colonel
Suzanne M. Ceconii
Gary A. Postlethwaite
Harry M. Richter

To be major
Philip M. Beck
Lance T. Frye
James J. Madden
Kirk B. Stetson

Melissa A. Saragosa, 3669

IN THE ARMY
The following named officer for Regular appointment to the grade indicated in the United States Air Force under title 10, U.S.C., section 3206:

To be major
Deborah Whitmer

The following named officers for Regular appointment in the grade indicated in the United States Army Judge Advocate General’s Corps under title 10, U.S.C., sections 331 and 3606:

To be colonel
Gary L. Gross

To be lieutenant colonel
Neal J. Buckon
Michael J. Cerrone
Frank R. Spencer
Valerie B. StJohn
Gary R. Studniewski
Arvi S. Weis

To be major
Mark N. Awodykowsy
Richard J. Bendor
James R. Boulware
Gary W. Bragg
Joey T. Byrd
John L. Congdon
Douglas C. Fenton
Michael L. Failey
Richard P. Graves
David S. Harsdorf
Jose G. Herrera
Timothy L. Hubbs
Carlos C. Huerta
Paul K. Hurley
Daniel C. Hussey
Jerald P. Jacobs
Steven R. Jerles
Edward D. Northrop
James E. Oneal
Matthew P. Pawlikowski
Peckela P. Roberts
Adger S. Turner

ORDERS FOR MONDAY, OCTOBER 31, 2005
Mr. FRIST. Mr. President, I ask unanimous consent that when the Senate completes its business today, it adjourn until 2 p.m. on Monday, October 31. I further ask consent that following the prayer and pledge, the morning hour be deemed expired, the Journal of proceedings be approved to date, the time for the two leaders be reserved, and the Senate proceed to a period for the transaction of morning business, with the time equally divided until 4 p.m. I further ask unanimous consent that the Senate then proceed to S. 1932, as under the previous order.

The PRESIDING OFFICER. Without objection, it is so ordered.

PROGRAM
Mr. FRIST. Mr. President, next week, the Senate will consider the deficit reduction bill, a bill I spoke on in my opening comments today, a bill about which I am very excited. It answers the question of doing what is right, what the American people expect, and that is getting our deficit down, reducing the deficit by slowing down, by reducing that mandatory or entitlement spending growth.

We will complete action on that important measure on Thursday or Friday. We will have a very long day on Thursday. I encourage our colleagues not to schedule anything else on Thursday because we will be voting a lot on the floor of the Senate and will do so in the fashion that we voted this week—having votes scheduled and strictly cutting off votes if Members are not here.

Under the time agreement that was reached last night, we will have plenty of time for debate each day with many votes over the course of the week. I urge my colleagues—and I feel I say this again and again—to be judicious in their offering of amendments. We will work with our colleagues on the time. We want to have and will have plenty of time for debate and amendments. We do not need to bring every amendment to the floor to make a message when it is pretty clear what the outcome will be.

Again, we will protect everyone’s right and opportunity to have full debate and vote accordingly, but I ask people to judiciously consider what amendments they bring to the floor.

Next week we will also address the Agriculture appropriations conference report under a very short time agreement. We will also address any other conference reports available, as well as executive nominations that are ready for Senate action.

ROSSA PARKS
Mr. FRIST. Mr. President, over the course of the weekend, the Capitol will be busy. As people know, on Tuesday of this week, civil rights icon Rosa Parks passed away in her Detroit home at the age of 92. Throughout her life, she was a champion, an activist, a true hero, and has left a legacy that all of us will carry forward and pass on to our children and future generations because of that simple act—not so simple act, but that dramatic act of refusal to give up her seat on a Montgomery bus that was the was the catalyst for that historic civil rights movement that and remake our Nation.

Last night, it was our honor in this body to pass a resolution to allow the remains of Rosa Parks to lie in state on Sunday and Monday in the Capitol Rotunda. The House is expected to ratify a similar resolution today. Citizens from all around the country and really all around the globe, I am sure, will come to pay their respects. Rosa Parks will be forever etched in history as a testament to how one person with courage can literally change the world.

Although shortly we will be closing, at this time, I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll. The legislative clerk proceeded to call the roll.

Mr. FRIST. Madam President, I ask unanimous consent that the order for the quorum call be reconvened.

The PRESIDING OFFICER (Ms. Murkowski). Without objection, it is so ordered.

EXECUTIVE SESSION

NOMINATION OF MICHAEL WYNNE TO BE SECRETARY OF THE AIR FORCE
Mr. FRIST. Madam President, I ask unanimous consent that the Senate immediately proceed to executive session to consider Calendar No. 409, the nomination of Michael Wynne to be Secretary of the Air Force. I further ask unanimous consent that the nomination be confirmed, the motion to reconsider be laid upon the table, and the President be immediately notified of the Senate’s action, and finally that the Senate then return to legislative session.

The PRESIDING OFFICER. Is there objection?
Without objection, it is so ordered.

The nomination considered and confirmed is as follows: DEPARTMENT OF DEFENSE
Michael W. Wynne, of Florida, to be Secretary of the Air Force.

The PRESIDING OFFICER. The Senator from Virginia.
Mr. WARNER. Madam President, I thank the distinguished majority leader. Our committee acted on this nomination yesterday. There has been a vacancy in the Secretary’s Office of the
to take on this important task.

Mike Wynne is an extraordinary individual, eminently well qualified to lead the Department of the Air Force with great pride and integrity. He is a West Point graduate, served on active duty in the military. He has had extraordinary experience and degrees from the Institute for Technology, a master’s, and on it goes. He has been in the Department of Defense in a variety of positions, and he was recently Under Secretary for Acquisition Technology and Logistics. I cannot think of a better qualified individual than Mike Wynne to take on this important task.

I yield the floor.

LEGISLATIVE SESSION

The PRESIDING OFFICER. Under the previous order, the Senate will now return to legislative session.

ADJOURNMENT UNTIL MONDAY, OCTOBER 31, 2005, AT 2 P.M.

Mr. WARNER. If there is no further business to come before the Senate, I ask that the Senate stand in adjournment under the previous order.

There being no objection, the Senate, at 12:34 p.m., adjourned until Monday, October 31, 2005, at 2 p.m.

NOMINATIONS

Executive nominations received by the Senate October 28, 2005:

DEPARTMENT OF STATE

PATRICIA NEWTON MOLLER, OF ARKANSAS, A CAREER MEMBER OF THE SENIOR FOREIGN SERVICE, CLASS OF COUNSELOR, TO BE AMBASSADOR EXTRAORDINARY AND plenipotentiary of the United States of America to the Republi

CAREEN A. VOGORST, OF VIRGINIA, A CAREER MEMBER OF THE SENIOR FOREIGN SERVICE, CLASS OF MINISTER-COUNSELOR, TO BE AMBASSADOR EXTRAORDINARY AND plenipotentiary of the United States of America to the Republi

ROSS WILSON, OF MARYLAND, A CAREER MEMBER OF THE SENIOR FOREIGN SERVICE, CLASS OF MINISTER-COUNSELOR, TO BE AMBASSADOR EXTRAORDINARY AND plenipotentiary of the United States of America to the Republic of Turkey

CONFIRMATIONS

Executive nominations confirmed by the Senate: Friday, October 28, 2005

DEPARTMENT OF STATE

DAVID R. DUNN, OF CALIFORNIA, TO BE AMBASSADOR TO THE TOGOLESE REPUBLIC.

CARMEN MARIA MARIÑEL, OF FLORIDA, TO BE AMBASSADOR TO THE REPUBLIC OF ZAMBIA.

MICHAEL J. CONNOLLY, OF CONNECTICUT, TO BE AMBASSADOR TO THE REPUBLIC OF RWANDA.

SENSEN K. WEINERT, OF MINNESOTA, TO BE AMBASSADOR TO NORWAY.

DAVID M. HALE, OF NEW JERSEY, A CAREER MEMBER OF THE SENIOR FOREIGN SERVICE, CLASS OF COUNSELOR, TO BE AMBASSADOR TO THE HABLISHITE KINGDOM OF BELGIUM.

NICHOLAS F. TAUMAN, OF VIRGINIA, TO BE AMBASSADOR TO THE REPUBLIC OF AUSTRIA.

SUSAN RASINSKI MCCAW, OF WASHINGTON, TO BE AMBASSADOR TO THE REPUBLIC OF AUSTRIA.

INTERNATIONAL ADVISORY BOARD FOR RECONSTRUCTION AND DEVELOPMENT

JENNIFER L. DOHN, OF NEBRASKA, TO BE THE UNITED STATES Alternate Executive Director of the International Advisory Board for Reconstruction and Development for a Term of Two Years.
Army nominations beginning with Lynn S. Alsup and ending with Carol L. Zieres, which nominations were received by the Senate and appeared in the Congressional Record on October 6, 2005.

Army nominations beginning with James W. Agnew and ending with David A. Yeropoli, which nominations were received by the Senate and appeared in the Congressional Record on October 6, 2005.

Foreign Service nominations beginning with Deanna Hanek Abedeen and ending with James M. Lambert, which nominations were received by the Senate and appeared in the Congressional Record on July 14, 2005.

In the Marine Corps

Marine Corps nomination of Darren W. Milton to be major.

Marine Corps nominations beginning with Christopher J. Aaby and ending with Richard B. Young II, which nominations were received by the Senate and appeared in the Congressional Record on October 6, 2005.

In the Navy

Navy nomination of William D. Fuson to be captain.

Navy nominations beginning with Daniel Albright and ending with Johnny Won, which nominations were received by the Senate and appeared in the Congressional Record on October 6, 2005.

Withdrawal

Executive Message transmitted by the President to the Senate on October 28, 2005 withdrawing from further Senate consideration the following nomination:

Harriet Elan Miers, of Texas, to be an Associate Justice of the Supreme Court of the United States, which was sent to the Senate on October 7, 2005.
CONGRATULATING SISTER MARY ROSE CHRISTY ON RECEIVING THE JEFFERSON AWARD

HON. TOM LANTOS
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Friday, October 28, 2005

Mr. LANTOS. Mr. Speaker, I rise today to congratulate Sister Mary Rose Christy on her recent receipt of the Jefferson Award and to thank her for her multiple contributions to not only the Bay Area community but also the international community. The Jefferson Award is given by the American Institute for Public Service, founded by Jacqueline Kennedy, Senators Robert Taft Jr. and Sam Beard. The award is considered the Nobel Prize for public and community service. I congratulate her on receiving this award, and I am proud that she resides in my Congressional district.

When Christy sees a need, she simply applies her talents to help solve the problem. Since becoming a licensed nurse completing degrees in both social work and political science, Christy has been actively involved in helping the poor and underserved. In the 1950’s and 1960’s, Christy helped those in need by working in hospitals, speaking before state legislators, and creating community programs.

Mr. Speaker, after suffering back injuries, Christy continued her advocacy for the disadvantaged by writing letters to the editor. After recuperating, she began a development program in Burlingame, California before moving on again to El Salvador.

Christy’s story of tireless work for the needs of others doesn’t end in El Salvador. After seeing a television program that revealed the deplorable state of the Romanian orphanages, Christy decided she had to help. In 1991, she began her work in Romania. She started a new school, established a youth recreation program, and bettered the children’s daily diet. Christy also addressed poverty, housing issues, and proper healthcare through more than a dozen programs that she established. She has also been a mother to the community as a whole, increasing awareness on issues such as domestic violence, women’s rights and other women’s issues.

Mr. Speaker, not only has Christy improved the orphanages, but also she has reunited families, helping to solve the root problem. Christy’s programs have assisted in reuniting more than 2,500 families. Now, less than 2 percent of the children that the association works with end up in orphanages. Since 1995, more than 2,000 children have been prevented from being abandoned or put into orphanages.

Christy’s colleagues describe her as a determined activist with a huge heart. Her determination allows her to help many. She never takes no for an answer. Even though Christy’s services have benefited thousands, she still praises the efforts of others, including those who have gone to help the Hurricane Katrina victims on the gulf coast. Christy’s humility is evident when she describes herself as just one American among many who has helped those in need. Christy is proud of America’s tremendous willingness to serve others.

Sister Mary Rose Christy received this prestigious recognition for her activism and founding the nonprofit Romanian American Association for the Promotion of Health, Education and Human Services, ARAPAMESU, an organization that helps at-risk Romanian families, in Sibiu, Romania.

Mr. Speaker, I invite my colleagues to join me in thanking Sister Mary Rose Christy for her contributions at home and abroad. Her friends and colleagues have praised her for her selfless acts of service, and I hope the acknowledgment of this award will inspire others to devote more of their time to serving others.

CONGRATULATING LOU DAWSON ON BEING INDUCTED TO THE COLORADO SKILL AND SNOWBOARD HALL OF FAME

HON. MARK UDALL
OF COLORADO
IN THE HOUSE OF REPRESENTATIVES
Friday, October 28, 2005

Mr. UDALL of Colorado. Mr. Speaker, I rise today to congratulate Mr. Lou Dawson on being inducted into the Colorado Ski & Snowboard Hall of Fame for 2005. Mr. Dawson’s efforts have greatly impacted the lives of ski mountaineering enthusiasts for many years, and he deserves recognition for the many contributions he has made to his community.

Throughout his life, Dawson has demonstrated time and again that he is dedicated to being an inspiration and guiding light in backcountry skiing. While becoming the only person to ski all 54 of Colorado’s Fourteeners, Dawson has also been an author of many books that help others enjoy Colorado’s wilderness. His titles include Colorado High Routes, Colorado 10th Mountain Trails, Dawson’s Guide to Colorado Backcountry Skiing, Dawson’s Guide to Colorado’s Fourteeners, Wild Snow, and Trooper Travers. He has contributed many articles to Couloir and Climbing magazines about his expertise and passion for the mountains, and his body of literature has enabled ski enthusiasts to more safely enjoy the backcountry. He has helped the world of ski enthusiasts by enhancing and developing safer and more effective mountaineering gear and equipment.

Mr. Speaker, I ask my colleagues to join with me in expressing our congratulations to Mr. Dawson for contributing to the safety of our ski community in far-reaching ways. I’m proud to honor his induction into the Colorado Ski Museum, Colorado Ski & Snowboard Hall of Fame in 2005 and wish him continued success in all his future endeavors.

IN HONOR OF THE LEGACY AND LIFE OF CHARLES WHITMAN JONES

HON. DENNIS J. KUCINICH
OF OHIO
IN THE HOUSE OF REPRESENTATIVES
Friday, October 28, 2005

Mr. KUCINICH. Mr. Speaker, I rise today in tribute and memory of Charles Whitman Jones, beloved husband and father, activist, scientist, educator, and friend and mentor to countless people, as his brilliant legacy is honored by Myers University of Cleveland, Ohio.

Armed with intelligence, educational achievement, integrity, motivation and a strong work ethic, Mr. Jones overcame the challenges of racial discrimination with grace and dignity. His vision for himself and for his family reflected joy in living, achievement and service to others and was a vision that would not be thwarted by the oppressive time of racial inequity in America.

The accomplishments of Charles Whitman Jones are many, varied and significant. He was named class valedictorian in high school, yet he was prohibited from giving the address because of his race. After high school, he received academic honors in both college and graduate school. Beyond his outstanding educational achievement, Mr. Jones was a superior athlete. He was awarded fourteen varsity letters during high school, and during college, he was a track, baseball and boxing champion. His outstanding baseball talent was such that he could have played in the Major Leagues, yet at that time, there was no possibility of his acceptance into a League exclusive to white players. Charles Whitman Jones was later inducted into the Meyers University Athletic Hall of Fame, and was named "Father of the Year"—just two of the many awards and honors bestowed upon Mr. Jones throughout his lifetime.

Following graduation from Ohio University, Mr. Jones was inducted into the United States Army. He was selected to become one of the elite Tuskegee Airmen, and rose to the rank of Lieutenant. Following his service in the Army, Mr. Jones worked as a teacher, then chemist at Standard Oil Company in Cleveland.

He married his childhood sweetheart, Diane, and together they raised their son, Peter. His commitment to others led him to leave Standard Oil to join Neighbors Organized for Action in Ohio (NOAH) as its executive director. This non-profit agency focused on constructing and providing decent and affordable housing for residents in the Hough area of Cleveland. Later, Mr. Jones was asked to join the administration at Myers University, where he served as Director of Admissions, Athletic Director, Director of Student Services, and Assistant to the President for Community Affairs.

Throughout his lifetime, Charles Whitman Jones consistently reached beyond the racial barriers of the day and held strong to his dream, purpose and focus his wife and son,
his commitment to others, and his professional and individual achievements. With dignity, strength and grace, he paved the way for others to succeed, gently leading and always inspiring.

Mr. Speaker and colleagues, please join me in honoring and remembering Charles Whitman Jones, as Myers University and the Cleveland community gather in tribute to his brilliant life and legacy. His energy and spirit live on through his family and friends and all those whose lives he touched, especially his wife, Diane; son, Peter Lawson Jones, daughter-in-law, Lisa Jones; and his grandchildren, Ryan, Leah and Evan.

Mr. Jones led by example and his activism and service continue to pave the way for educational and professional opportunities for the young adults of our community. His integrity, warmth, wit and concern for others has left an indelible mark upon our entire community, and he will be remembered always.

RAY FLETCHER, A SALUTE TO HURRICANE VOLUNTEERS

HON. MICHAEL C. BURGESS
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES
Friday, October 28, 2005

Mr. BURGESS. Mr. Speaker, I rise today to salute those individuals and organizations that opened their hearts and dedicated both financial and emotional support to the evacuees of Hurricane Katrina and Hurricane Rita. All of the states along the Gulf Coast have endured terrible hardships during this hurricane season, and I know that the generosity of North Texans played a vital role in bringing some peace into their lives.

Today, I want to specifically thank one man for his creditable contribution, Ray Fletcher, of Gainesville Texas, has done an outstanding job as the Cooke County Emergency Manager, especially during and after Hurricane Katrina.

As the Cooke County Emergency Manager, Mr. Fletcher has successfully managed the relief efforts conducted in his community, including a shelter that housed many displaced Louisianans.

I stand here today to sincerely thank Ray Fletcher for his hard work. It is people like him that I am proud to call a fellow Texan. Through his contribution, he not only stands as a devoted and giving American citizen, but he serves as an inspiration to others.

SUPPORTING EFFORTS TO PROMOTE GREATER AWARENESS OF EFFECTIVE RUNAWAY YOUTH PREVENTION PROGRAMS

SPREAD OF
HON. JANICE D. SCHAKOWSKY
OF ILLINOIS
IN THE HOUSE OF REPRESENTATIVES
Tuesday, October 25, 2005

Ms. SCHAKOWSKY. Mr. Speaker, I rise today in support of H. Res. 484, a resolution which supports efforts to promote greater awareness of effective prevention programs for youth at-risk of running away from home and the need for safe and productive alternative resources, and supports for homeless youth. The resolution also commemorates National Runaway Prevention Month.

The statistics of runaway and homeless youth are staggering: 1.6 million youth are on the streets every day; more than 1,200 youth run away from foster care each day; and 1 out of every 7 children in the United States runs away from home before the age of 18. It’s not easy being a kid today. The decisions and concerns confronting kids today are tougher than ever: peer pressure, drug/alcohol abuse, and more children facing pregnancy or AIDS. Many more are experiencing violence in the streets, at home, and in the classroom.

For the estimated 1.6 million kids living on the street, these dilemmas may be especially difficult because there is all too often no one to talk to. These youth thought they could escape their problems by running away, only to encounter even more problems.

That is why I support the National Runaway Switchboard (NRS)’s mission which serves as the federally-designated national communication system for homeless and runaway youth. While its national headquarters is in my district in Chicago, NRS provides services to youth and families across the country. Without organizations such as the National Runaway Switchboard, youth each year would have nowhere to turn during a time of crisis. Established in 1971, NRS is recognized as the oldest hotline in the world. With the support of more than 150 volunteers, NRS handled over 111,000 calls last year and more than 3 million calls in its 34-year history. NRS provides crisis intervention, referrals to local resources, and education and prevention services to youth, families and community members throughout the country 24 hours a day, 365 days a year. Over 10,000 youth have been reunited with their families through the NRS Home Free program.

On April 18, 2005, I joined Executive Director, Maureen Blaha, at NRS headquarters to unveil NRS’s new 800 number, 1–800–RUNAWAY to the American public. NRS also announced the establishment of a new web site www.1800RUNAWAY.org to match its new signature 800 number. These new initiatives are intended to provide vulnerable and at-risk youth with an easy name and number to remember when they are experiencing crisis and looking for help. The NRS hopes to offer its services to more and more youth with the roll-out of 1–800–RUNAWAY.

Now is the time to protect the vulnerable and support our youth. Tomorrow’s leaders are running away from homes and falling into a life of uncertainty, violence, and crime. I urge my colleagues to join me in this fight to save tomorrow’s leaders; vote “yes” on H. Res. 484.

ANNOUNCING PASSING OF FORMER CONGRESSMEN ED ROYBAL AND BOB BADHAM

SPREAD OF
HON. GEORGE MILLER
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, October 25, 2005

Mr. GEORGE MILLER of California. Mr. Speaker, I rise today in support of H. Res. 484, a resolution which supports efforts to promote greater awareness of effective prevention programs for youth at-risk of running away from home and the need for safe and productive alternative resources, and supports for homeless youth. The resolution also commemorates National Runaway Prevention Month.

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Now is the time to protect the vulnerable and support our youth. Tomorrow’s leaders are running away from homes and falling into a life of uncertainty, violence, and crime. I urge my colleagues to join me in this fight to save tomorrow’s leaders; vote “yes” on H. Res. 484.

I had the honor of working with Ed for 17 of the 30 years he served in the House of Representatives. I knew Ed to be a man of integrity, good conscience, courage and passion. He always stood for what he believed was best for the country. And he helped found House of Representatives of Congress. Ed’s work to secure the first funding for AIDS research and programs at the Center’s for Disease Control and Prevention (CDC) in 1982 stands out to me. Back then, we did not fully understand how serious and deadly the AIDS virus would become, but Ed Roybal did.

Consequently, I thought it was a fitting honor for the CDC central campus in Atlanta and the California State University at Los Angeles Institute for Applied Gerontology to dedicate their facilities in his name. These honors, and many others given him and America. I offer my sincerest condolences to Ed’s surviving family, including his daughter, my friend and current colleague, Representative Lucille Roybal-Allard. With Ed’s passing, America has lost a leader, role model, and to those of us who were fortunate enough to call him such: a friend.

TESTIMONY ON HUMAN RIGHTS IN CENTRAL ASIA

HON. CHRISTOPHER H. SMITH
OF NEW JERSEY
IN THE HOUSE OF REPRESENTATIVES
Friday, October 28, 2005

Mr. SMITH of New Jersey. Mr. Speaker, I would like to submit the following testimony for the RECORD.

Good morning. It’s a pleasure for me to speak before you today, the Middle East and Central Asia subcommittee. I want to commend the subcommittee for organizing this important hearing and for your work concerning the ongoing problems in Central Asia.

The peoples of Central Asia are largely Muslim, with a history of living under Russian rule for centuries. Despite our hopes and modest expectations that these nations would matriculate from dictatorships to democracies, from my vantage point as Co-Chairman of the U.S. Commission on Security and Cooperation in Europe, the disappointing reality over the last fifteen years is that most are moving in the wrong direction. Moreover, in all countries of the region “super-presidents” dominate the political arena while their families, friends and favored few exploit the country’s natural resources. Corruption among the elite is pervasive, as is cynicism among the populace. Legislatures and judiciaries have languished while the authorities maintain tight control of the most important media outlets.

Yet despite these similarities, the five countries of Central Asia run the gamut from the standpoint of democratization and human rights observance; I would like to offer quick character sketches of each and then suggest some policy options.

Kyrgyzstan represents one positive advance, as the only country in Central Asia where the head of state won his job in a fair contest. In last March’s multiparty election, opposition leaders mobilized popular resistance to yet another rigged election and...
The legislation would require that the President make an annual determination whether such progress is being made by examining five categories: democratization; human rights; freedom of religion; and rule of law/trafficking in persons. If a country is not certified, economic and military assistance would be withheld in a graduated manner. 

Notably, withheld money is not lost. The President is authorized to reallocate withheld funds to provide financial assistance (including the awarding of grants) to foreign and domestic individuals, NGOs, and entities that support democracy, the promotion of democracy and/or full respect of human rights.

The United States should use every means at its disposal to encourage democratization in Central Asia. Democracy in that part of the world will ultimately promote long-term stability and security in the region. That’s the objective of my legislation. I hope the Members of the Middle East and Central Asia subcommittee will join me and cosponsor H.R. 3189.

RECOGNIZING THE 25TH ANNIVERSARY OF THE NEW YORK WINE EXPERIENCE

IN THE HOUSE OF REPRESENTATIVES

Friday, October 28, 2005

Mr. THOMPSON of California, rose today to honor Marvin Shanken, editor and publisher of the Wine Spectator, on the 25th anniversary of the New York Wine Experience, a biennial tribute to fine wine from around the globe.

Last month the world’s leaders gathered in New York City to commemorate the 60th anniversary of the United Nations. This week another group of world leaders will arrive in New York City, these leaders will represent the world’s finest wineries and chateaux and they will be celebrating the 25th anniversary of the New York Wine Experience.

For 25 years now, wine lovers and winemakers have flocked to New York City every two years for the chance to taste fine wines from six continents, under one roof. The Wine experience is the largest wine event in the United States attracting daily crowds numbering in the thousands.

Not only does the Wine Experience showcase outstanding wines, but it also lends a hand to many charities and nonprofit organizations. All proceeds from the event go to the Wine Spectator Scholarship foundation, which in turn provides funding to the enology and viticulture program at the University of California. This year the center will also promoteNian wine, Food and the Arts and the Culinary Institute of America.

Over the last 25 years, The New York Wine Experience has exposed tens of thousands of people to the world of fine wine and there is no doubt that Marvin Shanken has greatly enhanced the growth of the California wine industry through his work with the event and the Wine Spectator.
Mr. Speaker, at this time I think it is appropriate that we honor and congratulate Marvin Shanken for the success of the New York Wine Experience and its immeasurable contribution to the American and global wine industries. I wish Mr. Shanken and the Wine Spectator well as the New York Wine Experience prospers for another 25 years.

IN HONOR OF C. LYONEL JONES,
EXECUTIVE DIRECTOR OF THE
LEGAL AID SOCIETY OF CLEVELAND

HON. DENNIS J. KUCINICH
OF OHIO
IN THE HOUSE OF REPRESENTATIVES
Friday, October 28, 2005

Mr. KUCINICH. Mr. Speaker, I rise today in honor and recognition of C. Lyonel Jones, upon his retirement as Executive Director of the Legal Aid Society of Cleveland. Fortified with a law degree and a deep commitment to protect the legal rights of the poor, Mr. Jones grasped the torch of legal justice in 1966, passed to him by the Legal Aid Society’s first attorney, Isador Grossman.

Mr. Jones began working at the Legal Society in the summer of 1966, in a dilapidated building in Cleveland’s Hough neighborhood. He witnessed the struggle for civil rights right outside his office door, as the historic Hough Riots had begun just a few days earlier. After the rioting had ceased, Mr. Jones united with U.S. Congressman Louis Stokes, Cleveland Mayor Carl Stokes and the NAACP to rebuild the eastside neighborhood. He also provided legal defense to those who were erroneously charged during the riots. Mr. Jones’ kind and humble nature veiled his high intellect and legal savvy. His focus on providing quality legal services to those who otherwise could not afford legal representation served to lift the lives of thousands of families and individuals into the light of legal protection and justice. Moreover, Mr. Jones was a champion on behalf of the Legal Aid Society, always finding avenues to raise funds and garner community support.

Throughout the past four decades, Mr. Jones’ vision and leadership guided the Legal Aid Society through a significant expansion in staff and services, yet he ensured that the Society’s mission remain constant—to provide compassionate and competent support to those unable to afford legal representation, and to advocate on behalf of vital issues facing our community.

From advocating for the restoration of the Hough neighborhood in the 60’s, to winning cases that improved the lives of those living in psychiatric facilities and nursing homes, to advocating on behalf of battered women to forcing Republic Steel to comply with the EPA’s Clean Air Act, Mr. Jones’ efforts continue to have far-reaching, positive effects that extend miles beyond northeast Ohio.

Mr. Speaker and Colleagues, please join me in honoring and celebration of C. Lyonel Jones, whose integrity, commitment and leadership has given a voice to those who were silent and has offered protection and solutions to those who had neither.

Mr. Jones’ thirty-nine year tenure at the helm of the Legal Aid Society brought critical societal issues into the light of day, and his efforts, framed by heart, conviction and an unwavering focus on human rights issues, will exist as a brilliant example for all those who will follow. The work of Mr. C. Lyonel Jones has strengthened the foundation of justice upon which others will continue to build upon; a foundation fortified by their hopeful and courageous efforts focused on the day when these historic words will ring true: “… and justice for all.”

KIM BROWN, A SALUTE TO HURRICANE VOLUNTEERS

HON. MICHAEL C. BURGESS
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES
Friday, October 28, 2005

Mr. BURGESS. Mr. Speaker, I rise today to salute those individuals and organizations that opened their hearts and dedicated both financial and emotional support to the evacuees of Hurricane Katrina and Hurricane Rita. All of the states along the Gulf Coast have endured terrible hardships during this hurricane season, and I know that the generosity of North Texans played a vital role in bringing some peace into their lives.

Today, I want to specifically thank one woman for her valuable contribution. Kim Brown has done an outstanding job as the Shelter Operations Director for the Gainesville Red Cross shelter for the Katrina survivors.

As the Shelter Operations Director, Ms. Brown coordinates acquisition and distribution of food, clothing, laundry services, transportation, donations, computers, medical care, prescriptions, activities and volunteers for everyone at the shelter. I stand here today to sincerely thank Kim Brown for her hard work. It is people like Kim that I am proud to call a fellow Texan. Through her contribution, she not only stands as a devoted and giving American citizen, but she serves as an inspiration to others.

H.R. 1409, THE ASSISTANCE FOR ORPHANS AND OTHER VULNERABLE CHILDREN IN DEVELOPING COUNTRIES ACT: PROTECT OUR CHILDREN, PROTECT OUR FUTURE

HON. JANICE D. SCHAKOWSKY
OF ILLINOIS
IN THE HOUSE OF REPRESENTATIVES
Friday, October 28, 2005

Ms. SCHAKOWSKY. Mr. Speaker, I support H.R. 1409, the Assistance for Orphans and Other Vulnerable Children in Developing Countries Act. This bill will provide assistance for the most vulnerable children in the poorest of nations for basic care, HIV/AIDS treatment, school food programs, education and employment training assistance, and protection of inheritance rights. This bill also establishes the position of Special Advisor for Orphans and Vulnerable Children within the United States Agency for International Development (USAID) to better coordinate the task of helping these children.

As a mother and as a grandmother, I will not stand by while millions of children all over the world suffer through the most abject, hostile, and inhumane conditions. In the last decade alone, more than one million children were orphaned or separated from their families as a result of war. As of July 2004, there were more than 143 million children living in sub-Saharan Africa, Asia, Latin America, and the Caribbean who were identified as orphans, having lost one or both of their parents. Of this number, approximately 16 million children were orphaned by AIDS, having lost both parents—the vast majority of whom died from AIDS. According to a joint report of UNAIDS and UNICEF released in July 2004, every 14 seconds a child is orphaned by AIDS worldwide. Even orphans who are adopted continue to live a life of poverty and disadvantages due to the lack of proper infrastructure and the large poverty-stricken population. According to the United Nations Children’s Fund (UNICEF), orphans are less likely to be in school and more likely to be working full time. We must help and protect these children from a life of disease, crime and disadvantage.

I support H.R. 1409 because a child should be receiving a balanced diet, not worrying whether there will be food to eat the next day.
A child should live in a secure and safe environment, not in such poverty-stricken conditions that they become victims of the sex trade. Every second, more of tomorrow’s leaders are orphaned. We must do all we can to ensure that the world has the opportunity to see and benefit from their leadership, their potential. On October 3rd, Senator John Edwards, U.S. Senator from North Carolina, will discuss the need to do everything we can to make those possibilities a reality. I urge my colleagues to protect our children and our future by voting “yes” on H.R. 1409.

ON THE LIFE, AND VOICE, OF THE LATE AND GREAT BILL KING

HON. GEORGE MILLER
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Friday, October 28, 2005

Mr. GEORGE MILLER of California. Mr. Speaker, Holy Toledo, we’ve lost another great American voice.

Sadly, I rise today to commemorate and celebrate the life of Bill King—a close personal friend—and his legacy as a sports radio personality in the San Francisco Bay Area.

I was deeply saddened when I heard news of the death of this distinguished man. Over the course of the last half century Mr. King has been recognized as one of the best play-by-play announcers of all time. He was the voice of the San Francisco Giants and Oakland Athletics. The trademark phrase, “Holy Toledo,” remains a household expression across several generations of sports enthusiasts.

Mr. King, a native of Bloomington, Illinois, began his broadcasting career with the Armed Forces Radio Network, while he was stationed on Guam following World War II. He came to the Bay Area in 1958 and worked on the San Francisco Giants broadcast team, and also for Cal football. Throughout his career he did the play-by-play for numerous historic events.

He became the first lead broadcaster for the NBA Warriors franchise when they moved to San Francisco from Philadelphia in 1962. He remained with the Warriors until 1983 and has the distinction of broadcasting through the only championship season (1974–75) in the franchise’s history since moving to the Bay Area. Starting in 1966 Mr. King began a 16-year tenure broadcasting for the Oakland Raiders.

From 1981 until his passing he was the lead broadcaster for the Oakland Athletics Baseball franchise. This era included the famous 1989 “Bay Bridge” World Series between the San Francisco Giants and Oakland Athletics. The series, which the A’s eventually won, was delayed for 10 days after the Loma Prieta struck the region just minutes before the start of game 3.

The Bay Area and the entire Nation will truly miss Mr. King. For so many people he was the voice that brought our national pastimes to life, play-by-play, one game at a time. I extend my sincere condolences to Mr. King’s family, including his wife Nancy Stephens, his step-daughter, Kathleen Lowenthal, his stepson, John Stephens, and his grandchildren, Julia and John Lowenthal.

THE RENEWED JUDICIAL ASSAULT ON MIKHAIL TREPAshKIN

HON. CHRISTOPHER H. SMITH
OF NEW JERSEY
IN THE HOUSE OF REPRESENTATIVES
Friday, October 28, 2005

Mr. SMITH of New Jersey. Mr. Speaker, as Co-Chairman of the Helsinki Commission, I would like to reiterate my concerns regarding the rule of law, or the absence of it, in the Russian Federation today. The case of Mikhail Trepashkin, which I raised in the House last November, highlights the shortcomings and corruption that plague the Russian legal system.

Trepashkin, an attorney and former Federal Security Service (FSB) officer, was arrested on October 24, 2003, just one week before he was scheduled to represent the American relatives of a victim of the 1999 bombings of two Moscow apartment buildings. He was charged with unlawful possession of a firearm. Trepashkin, at the time Russian parliamentarian, had been investigating the bombings and expected to present findings that suggested the involvement of elements of the FSB in the crime. Russian officials, however, had been quick to characterize the bombings as a terrorist attack. Trepashkin had publicly announced that his research had led him with many suspicious findings, including a statement by the landlord of one of the buildings that the FSB had forced him to falsify the identity of a basement apartment tenant, the suspected source of the blast. In addition, Trepashkin charged that a bomb discovered in an apartment building in the city of Ryazan and safely detonated before it was set to explode, was admittedly placed there by FSB officers who were reportedly conducting a “readiness exercise.”

The weapon possession charge against Mr. Trepashkin fell apart in court as witnesses reported seeing a gun only in the hands of the arresting officer. However, the FSB seemed intent on derailing Trepashkin’s independent inquiry, and subsequently claimed that Mr. Trepashkin had revealed classified material to unauthorized persons during the course of his investigation. In May 2004, a closed Moscow Military District Court found him guilty of divulging state secrets and sentenced him to four years in a labor camp. Mr. Speaker, it still seems that Mr. Trepashkin was prosecuted in order to prevent him from releasing potentially damaging information regarding FSB complicity in the bombings. In other words, the security services have apparently manipulated the Russian judicial system to “get him.”

The U.S. State Department expressed it diplomatically, “The arrest and trial of Mikhail Trepashkin raised concerns about the undue influence of the FSB and arbitrary use of the judicial system.”

Even though the United States and others had testified for a fair and open investigation into the circular, and blamed the administration for its 150th anniversary this Sat- urday, October 29, 2005.

The Napa Valley Masonic Lodge No. 93, which was founded by Napa Valley historical mason George Yount, is an institution in the Napa Valley. The first meeting was held at the Caymus Lodge in Yountville, California. In 1867, the masons of Lodge No. 93 relocated to St. Helena, my hometown, where they continue to meet today.

Since 1855, Lodge No. 93 has helped to forge a stronger brotherhood among the men of the Napa Valley. What was once a group of 13 men now boasts a membership of nearly 200. Men from all walks of life, including farmers, businessmen and doctors have joined this fraternity in an effort to not only better themselves and their families, but to also better the entire community.

Mr. Speaker, on behalf of my fellow colleagues, I would like to congratulate the Napa Valley Masonic Lodge No. 93 upon its 150th Anniversary. I wish the organization all the best in its future endeavors.

RECOGNIZING THE NAPA VALLEY MASONIC LODGE NO. 93 OF NAPA VALLEY, CALIFORNIA

HON. MIKE THOMPSON
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Friday, October 28, 2005

Mr. THOMPSON of California. Mr. Speaker, I rise today to recognize the Napa Valley Masonic Lodge No. 93 of Napa Valley, California as it celebrates its 150th anniversary today. The lodge was founded in 1855, and has been a fixture in the Napa Valley community ever since.

The lodge has a long history of community service, and has been involved in many local events. It has also been involved in the local Masonic community, and has played a role in the growth of the Masonic fraternity.

I would like to congratulate the lodge on its 150th anniversary, and wish them many more years of service to the community.
Mr. UDALL of Colorado. Mr. Speaker, the recent referendum approving a new constitution for Iraq has raised hopes for political stability and security in the troubled country. But even with this incremental progress, very few informed observers believe there is light at the end of the tunnel.

The Bush administration’s decision to wage war in Iraq was constitutionally flawed, poorly planned, ineptly managed and the result has been a strategic national security blunder that promises to haunt our country for decades to come. The war has devolved into a quagmire that threatens to leave America isolated in a military struggle that is dangerously perceived as a conflict with Islam. It has drained our treasury, stretched our Army to the breaking point, taken over 2,000 American lives, and resulted in more than 40,000 American casualties. It has toppled an evil and sadistic dictator, but at a cost of more than 100,000 Iraqi lives.

The legacy of this war, and its unbelievably poor civilian direction, also threatens to mark George W. Bush as a failed president—a thought I take no great comfort from because of the claim of those who believe the failed presidency hurts America. By taking our democracy into a war of choice, and not a war of necessity, President Bush will have to answer to history. Those in Congress who gave him their trust and vested him with the authority to wage war will also have to answer for their part in what looks to be a major strategic mistake.

Those of us in Congress who voted against this war must also answer to history. I felt so strongly that I authored my own separate resolution that would have required international support for coercive inspections in Iraq—a plan that would have uncovered false claims about WMD before American blood was spilled in the deserts of Iraq. I stand by my vote as a vote of conscience and believe the wisdom of my cautions about the unintended, unforeseeable consequences of this war have been tragically borne out.

An increasing number of Americans have come to view the war in Iraq as a mistake. I believe strongly that it was a mistake to go to war in the way we did.

However, I am not prepared to say that it has been a mistake for the Iraqi people, because they now have a glimmer of hope that they can create a stable democracy, even though they would have an even greater chance of success had the Bush Administration taken the time to secure international support for their Iraq policy before plunging into war.

I will never believe or say that American soldiers have died and sacrificed in vain—they may rightly claim that their efforts have given hope to the Iraqi people. Sadly, their sacrifice and the excellence of our armed forces have not been matched by the civilian political leadership of our nation.

As it stands now, the Iraqi people are largely dependent on American soldiers for security, and it is this fact that has caused a number of us who opposed the war to reflect on what our future course must be.

For some, the answer is a simple call for “immediate withdrawal” and hopes that a bloodbath and civil war will not follow in the wake of our departure. This is a perfectly understandable response to quagmire, and the terrible price the Bush Administration has exacted for not being completely honest with the American people about the costs and long-term consequences of waging a largely unilateral war to transform the politics of the Middle East.

Let me be absolutely clear. America must withdraw from Iraq. We need a plan that is designed to bring our troops home and make clear to the Islamic world that we harbor no ambitions for permanent bases, Iraqi oil revenues or any military occupation. But how we withdraw is as important as when we withdraw. This means giving the Iraqis time to form a permanent government and establish the means for international support.

We must exercise care in the way our country withdraws, not just to keep faith with promises made to the Iraqi people, but even more importantly because leaving a failed state in Iraq will deeply endanger our country.

Many of the essential elements in a responsible withdrawal plan are clear: holding down the costs to the American taxpayer; transferring security responsibilities to Iraqi forces; preventing Iraq from becoming a bigger breed of terrorist; preventing a bloodbath and civil war; and securing the Gulf. The Bush administration’s credibility and public support depends on them following through in every performance as conductor with the Cleveland Orchestra. Jahja Ling’s vital outreach efforts in founding the Cleveland Orchestra Youth Orchestra will forever affect the lives of every young musician, igniting their future dreams, and connecting all of us with the universal power, hope and light of music.

Mr. Speaker and Colleagues, please join me in honor, recognition and gratitude to Mr. Jahja Ling. Mr. Ling’s musical radiance, grace, energy and passion for his art and for the Cleveland community consistently shone through in every performance as conductor with the Cleveland Orchestra. Jahja Ling’s vital outreach efforts in founding the Cleveland Orchestra Youth Orchestra will forever affect the lives of every young musician, igniting their future dreams, and connecting all of us with the universal power, hope and light of music.

CONGRATULATING DR. LESLIE AUERS
IN THE HOUSE OF REPRESENTATIVES
Friday, October 28, 2005

Mr. BURGESS. Mr. Speaker, I rise today to congratulate Dr. Leslie Auers of Highland Village, Texas, for 15 years of dedication to the healthcare of women in the 26th District of Texas.

Dr. Auers received her Bachelor of Science in Pharmacy from the University of Houston and her medical degree from Texas Tech School of Medicine, where she was in the top 10 percent of her class. She completed her internship and residency at Methodist Medical Center, Dallas in 1987 and 1990, respectively.

Dr. Auers served as Chairperson for the Department of Ob/Gyn at Medical Center of Lewisville from 1995 to 1997. Today, she continues to serve the 26th District of Texas with the Obstetrics and Gynecology Associates of Lewisville, Dr. Auers is a long-time member of the Denton County Medical Society, and she is also board certified by the American Board of Obstetrics and Gynecology.

As the founder of Obstetrics and Gynecology Associates of Lewisville, former Chief of Staff for Lewisville Medical Center, and former Chief of Obstetrics at Lewisville Medical Center, I commend Dr. Auers on her commitment to helping the citizens of Denton County.

Mr. Speaker, we are truly fortunate in my community to have the type of dedicated medical professional that Dr. Leslie Auers personifies, and I wish her every success during the continuance of her career in medicine.

PROVIDING FOR CONSIDERATION OF H.R. 420, LAWSUIT ABUSE REDUCTION ACT OF 2005

Mr. Speaker, I rise today in strong opposition to H.R. 420, the so-called...
called Lawsuit Abuse Reduction Act. The legislation will have a significant, adverse impact on the ability of civil rights plaintiffs to seek recourse in our courts.

This bill would remove a court’s discretion to impose sanctions on attorneys for frivolous lawsuits under Rule 11 of the Federal Rules of Civil Procedure by making mandatory a court’s discretion to impose sanctions, this bill would make Rule 11 sanctions mandatory.

Mandatory Rule 11 sanctions are a failed experiment. When they were mandatory—between 1983 until they were repealed in 1993—they were disproportionately used to harass civil rights plaintiffs bringing claims to enforce civil rights laws. It would be a mistake to turn back the clock on civil rights.

If such mandatory sanctions are reinstated, what can we expect? The movie, based on the first sexual harassment class action, North Country, perfectly illustrates the problem. North Country is based on the real life case of Lois Jensen, who in 1975 was a single mother on welfare and took a job working in the taconite mines of northern Minnesota. In that male-dominated work force, she endured extreme sexual harassment and her employer refused to do something about it. After 25 years and three trials, Jensen finally prevailed in 1998. Landmark litigation takes time. And landmark causes of action, often referred to as novel, should not be confused with frivolous claims.

If H.R. 420 passes, motions for Rule 11 sanctions will be disproportionately brought by big corporations against individual plaintiffs to harass, drag-out, and make the costs of their litigation more expensive.

It’s important not to make landmark civil rights cases more difficult. Mandatory Rule 11 sanctions would make such compelling cases more difficult by allowing big companies even more opportunities to out-litigate the individual. H.R. 420 will require a mandatory sanctions regime that would apply to civil rights cases and massively skew the playing field against injured victims. I urge my colleagues to vote “no” on H.R. 420, and support the Democratic alternative.

TRIBUTE TO ROSA PARKS

IN THE HOUSE OF REPRESENTATIVES

Wednesday, October 26, 2005

Mr. MEEHAN. Mr. Speaker, I rise in honor of Rosa Louise Parks, a woman whose life was exemplified by quiet courage, strength and conviction.

During her 92 years, Ms. Parks impressed all of us with a sense of the possible. It was possible to change Alabama segregation law by refusing to give up a bus seat, it was possible to change Jim Crow across America, and it was possible to do all this in a non-violent fashion.

Her refusal to rise from her seat and subsequent arrest led to the 381-day Montgomery Bus Boycott and to the eventual repeal of the segregation laws of the South. Her individual act of defiance is considered by many to be the beginning of the civil rights movement.

It would be easy to remember Rosa Parks solely for this event. However, her legacy is so much more. I see her as someone who was deeply committed to equality. I will remember her as someone who never sought out personal attention, yet whose great actions attracted admiration from all quarters. I will remember her as a role model and as a great American.

However, without a doubt the best way that we can honor the life of Rosa Parks is not by erecting monuments or parading up and down the main streets of American towns and cities. This is not to say that we shouldn’t honor her in this manner, but rather, we should continue her life’s work and try to live by the ideals that she shared with all of us.

We should encourage grassroots democracy for positive change in our districts. We should encourage non-violent action, to resist intolerance and discrimination much as Ms. Parks did. Above all, we should encourage Americans to continue the fight for civil rights and equality.

The freedoms we enjoy today are because of the sacrifice of exceptional individuals like Rosa Parks who stood up to oppression and changed history. But Rosa Parks’ greatest legacy is that she taught generations that acts of courage can precipitate great change.

Let us celebrate the lifetime achievements of a truly remarkable woman.

INTRODUCTION OF THE SCHOOL ENERGY CRISIS RELIEF ACT

IN THE HOUSE OF REPRESENTATIVES

Friday, October 28, 2005

Mr. BACA. Mr. Speaker, I rise to introduce the School Energy Crisis Relief Act to provide relief to school districts that have been hit by rising fuel costs. This bill is widely supported and has received endorsements from the Congressional Hispanic Caucus, American Federation of Teachers, National School Boards Association and Council of Great City Schools. I would especially like to thank all 26 of my colleagues who have signed on as original cosponsors.

We all know that gas prices were sky-rocketing for months before the major hurricanes disrupted fuel production on the Gulf Coast. School buses are big, significant assets. For example, in my district, the Colton Joint Unified School District’s buses rack up over a million miles a year. In September, the district paid $2.72 per gallon of diesel fuel, which 2 years ago cost under a dollar. As a result, the district is spending at least $300,000 more to fuel its buses than a couple years ago.

Many school districts across the country are already operating on shoe-string budgets this year. These price hikes threaten to exhaust the budgets of those caught unprepared for higher fuel costs. Recent news reports indicate that some schools are implementing drastic measures to keep their fuel costs under control. In Kentucky, for instance, record gas prices have caused a number of schools to cut back to 4 days of classes a week. Last month, most of Georgia’s schools cancelled classes for two days in an effort to conserve fuel.

The School Energy Crisis Relief Act authorizes the Secretary of Energy to issue energy assistance grants to help the poorest school districts across the Nation offset the unanticipated and challenging costs. If we don’t help school districts cover these energy costs, children won’t just get left behind—they will be left at home! At a time when fuel price hikes are creating budget shortfalls for many school districts, America cannot afford to compromise our children’s education.

I urge my colleagues to support the School Energy Crisis Relief Act. This legislation will

TRIBUTE TO ROSA PARKS

SPEECH OF

HON. MARTIN T. MEEHAN
OF MASSACHUSETTS

IN THE HOUSE OF REPRESENTATIVES

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INTRODUCTION OF THE SCHOOL ENERGY CRISIS RELIEF ACT

HON. JOE BACA
OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Friday, October 28, 2005

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I urge my colleagues to support the School Energy Crisis Relief Act. This legislation will
help schools remain open to educate students. We must provide relief to these school districts most in need now.

Ms. LOFGREN of California. Mr. Speaker, I rise in gratitude to recognize the extraordinary achievements, community leadership and life of Andrea Naomi Leiderman of Mountain View, California. She had recently celebrated her 10th anniversary on June 21, 2005, as Director of Government and Community Relations Director for Kaiser-Permanente Santa Clara, California. I am proud to have known Ms. Leiderman for over 25 years, and have witnessed her unyielding fervor and tenacity in contributing to the community at large. Andrea Leiderman was a tireless advocate for those with no voice in the fields of health care, education, and youth issues.

Ms. Leiderman helped others as a member of the Santa Clara County Board of Education, serving as president in 1995 and 2000. She was a trustee of the Foothill-De Anza Community College District, adjunct professor at Evergreen Valley College, a member of the Human Relations Commission, and former Member of the Executive Board of the California Democratic Party. In fact, Ms. Leiderman was the youngest chairwoman of the Santa Clara County Democratic Party in 1987 (at age 28) and to date, the only woman to hold this position.

Born in Boston, Andrea came to our Valley when she was 4. She grew up on the Stanford University campus and later attended Vassar College, majoring in Political Science. After college, she was a legislative assistant to former Representative Matt McHugh of New York. She was later an LBJ Congressional Fellow for Representative Norm Mineta of San Jose. Andrea received two graduate degrees from the University of California, Berkeley in both Public Policy and Education Administration. She served on the Joint Child Care Commission for the county and was on the Boards of the Mission City Community Fund and the Euphrat Museum of Art.

During her last year and a half struggle with cancer, Andrea was instrumental in getting the necessary approvals for Kaiser Permanente cancer, Andrea was instrumental in getting the Euphrat Museum of Art.

One of Vail’s founding fathers, Mr. Hauserman helped make Vail prosper into a world class ski destination and also shaped the image of Steamboat’s Ski Area. He served on Vail’s first board of directors and was one of the primary developers of Vail, participating on the town architecture committee. He worked on the Lodge at Vail and the Hill Building, in addition to building the Plaza Building. In order for Vail to blossom into a world class ski resort, Hauserman realized the resort would need an image. He created Vail’s logo, which is still in use today, and helped to design the signature ski school parks. In 1969, he turned his talents to helping promote the Steamboat Ski Area, widening the trails, creating the Steamboat Springs logo, and making Billy Kidd the resort’s spokesperson. In addition to his work at the resorts, Mr. Hauserman has also written two books, “Inventors of Vail.” and “On the Road to Vail and Beyond.”

Mr. Speaker, I ask my colleagues to join me in honoring Mr. Hauserman for contributing to Colorado skiing in far-reaching ways. We recognize his accomplishments in helping make Vail and Steamboat Springs premier ski resorts. I am proud to offer congratulations to Mr. Hauserman on his well deserved induction into the Colorado Ski Museum’s Hall of Fame and wish him continued success in his future endeavors.

CONGRATULATING THE STATE OF ISRAEL ON THE ELECTION OF AMBASSADOR DAN GILLERMAN AS VICE PRESIDENT OF THE 60TH UNITED NATIONS GENERAL ASSEMBLY

SPeECH OF

HON. JANICE D. SCHAKOWSKY
OF ILLINOIS
IN THE HOUSE OF REPRESENTATIVES
Wednesday, October 26, 2005

Ms. SCHAKOWSKY. Mr. Speaker, I rise today in support of House Resolution 368, congratulating the State of Israel on the election of Ambassador Dan Gillerman as Vice President of the 60th United Nations General Assembly. I am proud to be a cosponsor of this important resolution.

In June 2005, Ambassador Gillerman was elected by the General Assembly of the United Nations. Incredibly, Ambassador Gillerman is the first Israeli to serve as Vice President of the General Assembly in the past 53 years. The last Israeli to hold this prestigious post was the legendary Abba Eban, who served as Vice President in 1952. Ambassador Gillerman is bringing years of notable experience to this international body which historically has not been supportive of the State of Israel.

Ambassador Gillerman has played a prominent role in helping to usher Israel towards economic liberalization and a free market economy. He has served on the Prime Minister’s National Economic and Social Council, the President’s Committee of the Coordinating Council of Israel’s Economic Organizations, and as Chairman of the Israel-British Business Council, as well as being a member of the executive board of the International Chamber of Commerce.

Most importantly, Ambassador Gillerman has been personally involved in the economic aspects of the Israeli/Palestinian peace process. He has honorably represented Israel during talks with Palestinian and Arab leaders trying to further economic cooperation within the region. I hope that his appointment at the United Nations will lead to further progress on a final peace settlement between Israel and Palestine.

I urge my colleagues to join me in congratulating Ambassador Gillerman and the State of Israel on this historic occasion.

RESOLUTION HONORING THE FALLEN IN IRAQ AND AFGHANISTAN

HON. JERRY F. COSTELLO
OF ILLINOIS
IN THE HOUSE OF REPRESENTATIVES
Friday, October 28, 2005

Mr. COSTELLO. Mr. Speaker, I rise today to express my strong support for the resolution introduced by my colleague, Congressman RAHM EMANUEL, which pays tribute to all the men and women who have died in defense of our Nation. This week we hit a devastating milestone, marking the death of our 2000th military soldier. They gave their lives to ensure that we enjoy the principles of liberty, justice, and democracy. This resolution allows us to remember, honor, and reflect on the men and women who paid the ultimate price for their country.

Over the course of the war in Iraq and Afghanistan, my district alone has lost 11 soldiers: PFC Matthew Bush, SPC William Dusenberg, CPT John Tipton, SGT Christopher A Wagener, LCpl Drew M. Uhles, SGT Benjamin K. Smith, LCpl Aaron C. Pickering, Cpl Matthew A Wyatt, PFC Wyatt D. Eisenhauer, SPC Brian M. Romines, and SSG George T. Alexander, Jr. Further, in my district, Jack Montague, a civilian KBR employee for the Halliburton Corporation, died while working in Iraq. Today and every day, we honor their memories and their families who bear the heaviest burden of our freedom.

They are not simply statistics; these fallen soldiers were dads, brothers, sons, neighbors, and community leaders. While the grief and pain may not have faded, I hope it is comforting for them to know that their fallen heroes are loved, honored, and respected for their service to our country.

Mr. Speaker, I ask my colleagues to join me in support of this resolution honoring our fallen soldiers and pray for peace.
Mr. MENENDEZ. Mr. Speaker, today I'm pleased to introduce the Health Care COBRA Offset Tax Savings (COSTS) Act of 2005. This important legislation is a step forward in helping working families afford quality health care in this country.

Rewarding work is one of the most fundamental core values of our Nation. Our founding fathers built a society on the notion that if you work hard, you will have an opportunity to provide a better future for your children and thus build a stronger, more competitive Nation. And, as we've seen throughout our Nation's history, America's workers have not disappointed.

Unfortunately, however, too many Americans are working hard every day, but are still unable to make ends meet and provide even the most basic needs for their family, such as food, shelter, or health care. The legislation I'm introducing will help address one of these important challenges: affordable, quality health care for working families.

The statistic is undeniable—almost 46 million Americans have no health insurance and more than 1 million of the uninsured are in my home State of New Jersey. But that's just the beginning of the problem. Even families who are fortunate enough to have health insurance may find it too expensive to pay the premiums, which in New Jersey, have increased at four times the rate of earnings. Since 2000, the employee share of health care premiums in New Jersey increased almost 43 percent, or almost $400 a year. When family earnings increase by only 10 percent over the same period, it becomes harder and harder to afford health care for your family.

The Health Care COSTS Act does not address the entire problem, but it will help some workers afford to keep their health insurance when they're between jobs. Currently, many workers who receive health coverage through their employer are entitled to keep that coverage for up to 18 months after they leave their jobs. This coverage is known as COBRA coverage. However, many don't take advantage of COBRA coverage because it's simply too expensive. The employee, who has just lost their job, has to pay the full cost of the coverage, making it prohibitively expensive for most families.

The Health Care COSTS Act helps moderate-income families with the cost of COBRA by providing an "advanceable" tax credit for half the cost of these health care premiums. The tax credit would go directly to the health plan administrator, thus reducing the workers' monthly premiums by 50%. This is not a handout, but a helping hand for workers who have contributed to the well-being of our community and have earned the opportunity to care for their family while they get back on their feet and find another job.

Clearly, there is much more to do in addressing the health care crisis in this country, but this is an important first step in helping working families afford health care coverage during one of the most difficult and vulnerable times a family might face. I hope this legislation will be a starting point for discussion of the significant challenges families face in affording quality health care in this country.

Mr. HASTINGS of Florida. Mr. Speaker, I rise today to honor the life of one of the most important figures in our Nation's history: Mrs. Rosa Parks. In 1955, this courageous and gallant young lady took a stand. Or more correctly, took a seat, on a public bus in Montgomery, Alabama. Her refusal to give up her seat to a white man may have resulted in a disorderly conduct conviction and a $14 fine. But her refusal to move to the back of the bus ignited a flame that started a revolution. She brought forth the 'A Movement.' The movement for the American people. The consequences and significance of her stand makes her a true hero in American history.

We always hear how Mrs. Parks refused to give up her seat because she was tired from a long day of work, but only a half truth. Yes, she was tired. But Rosa Parks' bravery came not only from a hard day's work, but also from years of discrimination that she and our people faced daily due to the racist and segregationist laws of our country. She knew that blacks were required to give their seats to white passengers if the buses were no more empty seats. But Rosa Parks made a conscious decision to fight. All of us here today, white, brown, black and blue, are better off today because Rosa Parks said, "No."

Rosa Parks' arrest served as a catalyst for a massive 381 day boycott of the public buses in Montgomery, which was led by another great individual, Dr. Martin Luther King Jr. During this time, African Americans would carpool, walk, bike, taxi, or do whatever else they had to do to get to their various destinations. They did everything, but ride the bus. Despite the harassment that everyone involved in the civil rights movement faced, the boycott continued and was successful. Resolution was finally achieved in 1956 when the case was brought to court, and the segregation of buses was ruled unconstitutional. As we all know, what Rosa Parks jumped start in 1955, eventually led to passage of the Civil Rights Act of 1964 and the Voting Rights act of 1965. During her lifetime, Mrs. Parks worked for the equality of not just black people, but all people. In 1990, Carl Levin and Phil Gramm of the Montgomery branch of the National Association for the Advancement of Colored People, unsuccessfully attempted to vote many times to prove her point of discrimination, and founded the Rosa and Raymond Parks Institute for Self Development, an organization which aids in the social and educational development of our youth.

Rosa Parks demonstrated that one person can help so many other people by standing up for what they believe in. While we grieve her death, we also celebrate her life. We must remember her actions inspired others to dream more, learn more, and do more. With that, we all become more. A great man once said, "All of the great leaders have had one characteristic in common; it was the willingness to confront unequivocally the major anxiety of their people in their time. This, and not much else, is the essence of leadership." Great leaders of the time, such as Rosa Parks, were tired of the inequality, and tired of the disparity that African Americans were facing at that time.

She challenged; she led; she served; and she inspired. Rosa Parks died with honor and principle. We have, but no other option, to live our lives in a manner which honors and mirrors the virtues she pursued with absolute courage and bravery.

Mr. BOUCHER. Mr. Speaker, it is my pleasure today to honor Rebecca K. Blood on the occasion of her retirement from the American Public Power Association (APPA) after 13 years of work to advance policies of great importance to our Nation's economy and consumers. Throughout her service on behalf of consumer-owned utilities across the country, Ms. Blood has been a highly effective advocate of Federal policies that promote the development of renewable energy sources.

Ms. Blood has many important successes to point to in her distinguished career, including the establishment of the Federal Renewable Energy Production Incentive (REPI) program in the Energy Policy Act of 1992, which was enacted due in large part to her tenacious leadership.

This provision of the Act encouraged significant new development of renewable energy programs in public power communities throughout the country. As well, she has been an important voice for sound Federal licensing processes for our country's hydroelectric facilities, with the goal of ensuring rigorous environmental review within a workable and timely agency process. Ms. Blood has been intricately involved in clean air issues throughout her career—and is exceedingly knowledgeable of the policy issues related to air emissions and climate change. In all of these areas, she has shown a great ability to develop strong and successful coalitions on behalf of key consumer and environmental interests.

A native daughter of the great State of Michigan, Ms. Blood came to Washington, DC as a graduate of Michigan State University. In the 80's, she served on the staff of Michigan's Senator Carl Levin and Congressman Phil Gramm of the Sharp of Indiana. She also worked tirelessly for the two-term Governor Richard Celeste of Ohio, during the development of the Clean Air Act (CAA) of 1990, before going on to make a career in the electricity industry. Throughout her remarkable career, Ms. Blood has always been a point of pride for those who have greatly benefited from her experience and insights.

Ms. Blood is well known in this town for her integrity, forthrightness, good humor, and unwavering commitment to the many public power communities across the country that she has so ably represented over the past 13 years. I join her many dear friends and colleagues here in Washington, DC in expressing...
our gratitude for her legacy of work and her steadfast friendship—and wish her all the very best in her future endeavors.

DOMESTIC VIOLENCE AWARENESS MONTH

HON. MARTIN T. MEEHAN
OF MASSACHUSETTS
IN THE HOUSE OF REPRESENTATIVES
Friday, October 28, 2005

Mr. MEEHAN. Mr. Speaker, I rise today in recognition of October as National Domestic Violence Awareness Month. By increasing awareness of the prevalence of domestic violence, we hope that more victims come forward and make use of the services available to assist them.

According to the U.S. Department of Justice, domestic violence is defined as a pattern of coercive behavior designed to exert power and control over a person in an intimate relationship through the use of intimidation, threatening, harmful, or harassing behavior. Partners may be married or not married, heterosexual or homosexual, separated or dating.

Domestic violence is one of the most common and yet least talked about crimes. Nearly one in three adult women in the United States at least one physical assault by a partner during adulthood. Approximately four million American women experience a serious assault by an intimate partner each year. Every fifteen seconds in the United States a woman is brutally battered by her partner and a woman is raped every six minutes. During the course of this speech, 15 women will be battered and another will be raped.

Children are also more likely to be abused in homes with domestic violence. Violence is a learned behavior and children who are abused, or who witness domestic violence, are more likely to abuse their own partners or children, creating a cycle of violence that is difficult to break.

Domestic violence victims are not just those that have witnessed or been subjected to abuse. The impacts of abuse are felt by everyone in contact with the victim. It threatens the well-being of entire communities. Friends, family, co-workers, and communities are often called upon to help repair the lives shattered by domestic abuse.

I became active in the struggle against domestic violence long before I came to Washington. As a prosecutor in the Middlesex County DA’s Office, I created priority prosecution policies to put the most violent domestic abusers behind bars. In my first term in Congress, I was an active participant in strengthening VAWA with the passage of VAWA in 2000 and I was a co-sponsor of the Debbie Smith Act of 2003, which will improve the investigation and prosecution of sexual assault cases by using DNA evidence. This bill was included in the Justice for All Act of 2004 and became law on October 30, 2004.

Safeguards need not bring as much progress as we need to on this issue. In fact, since 1974 the rate of assaults against women aged 20-24 has increased almost 50 percent. We can and should do much more. We must continue to reach out to victims and restrain abusers. We need to craft stronger legislation and to change existing legislation to ensure that the protections and services included in VAWA extend to all our citizens.

As we recognize National Domestic Violence Awareness Month let us renew our dedication to protecting our Nation’s women, men and children from one of the greatest threats to the social fabric of America.

CONGRATULATING GEORGE GILLETT ON BEING INDUCTED INTO THE COLORADO SKI AND SNOWBOARD HALL OF FAME

HON. MARK UDALL
OF COLORADO
IN THE HOUSE OF REPRESENTATIVES
Friday, October 28, 2005

Mr. UDALL of Colorado. Mr. Speaker, I rise today to congratulate Mr. George Gillett on his induction into the Colorado Ski Museum’s Ski and Snowboard Hall of Fame for 2005. Mr. Gillett’s accomplishments have greatly impacted the ski community and he deserves recognition for the many contributions that he has made.

When George Gillett bought Vail & Beaver Creek Resorts in 1985, a new era for the Colorado ski industry began. With his pioneering focus on customer service, Gillett redefined the skiing experience. He launched a massive installation of high-speed detachable chairlifts at Vail, kick-starting the growth that would make Vail America’s number one ski destination.

Mr. Gillett also supported major alpine ski events at a time when most ski areas in America preferred not to host international races. Through his perseverance, Vail hosted the 1989 World Alpine Ski Championships, proving to the world that Colorado could successfully host major international ski championships. Due to his support, Vail later hosted the 1999 World Alpine Ski Championships. George Gillett is still active in the ski community, running Booth Creek Ski Holdings and managing resorts throughout North America. In 1999 Ski Magazine voted him one of the “100 Most Influential Skiers of All Time.” His innovative thinking and passion for redefining the ski industry have left a lasting mark on Colorado skiing.

Mr. Speaker, I ask my colleagues to join me in expressing our gratitude to Mr. Gillett for contributing to his community and industry in far-reaching ways. We recognize his accomplishments in making Vail & Beaver Creek world class ski resorts and managing resorts throughout North America. In 1999 Ski Magazine voted him one of the “100 Most Influential Skiers of All Time.” His innovative thinking and passion for redefining the ski industry have left a lasting mark on Colorado skiing.

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SPEECH OF HON. JANICE D. SCHAKOWSKY
OF ILLINOIS
IN THE HOUSE OF REPRESENTATIVES
Thursday, October 20, 2005

Ms. SCHAKOWSKY. Mr. Speaker, I rise in opposition to S. 397, the Protection of Lawful Commerce in Arms Act. I believe this bill unfairly grants the gun industry immunity and takes away an individual’s or state’s ability to hold gun manufacturers, gun dealers, and gun trade associations accountable for negligence and product liability standards that apply to other industries. The bill cedes the gun industry’s disregard for public safety and holds up their “see-no-evil, hear-no-evil, speak-no-evil” approach to gun manufacturing and distribution.

My opposition to S. 397 is an effort to crack down on negligent gun companies whose sole interest is making money even when it is at the expense of innocent lives and law enforcement. This bill would void a number of pending cases around the country which seek to hold the gun industry accountable for its actions. That includes cases brought against the gun industry by the City of Chicago and Cook County on behalf of victims of a shooting rampage a few years ago. That one tragic incident killed Ricky Byrdsong and injured others in our city. The bill would protect the gun industry by the City of Chicago and Cook County when it acts negligently or recklessly.

I support an amendment that was added to this bill before it passed in the Senate. The amendment offered by Senator KERRY addresses its provisions from the Child Safety Lock Act. It would prohibit the sale, delivery, or transfer by a licensed importer, manufacturer, or dealer of a handgun to anyone who does not have a secure gun storage or safety device. Child-safety locks cost as little as $10 and could save lives. Those .45 caliber guns that are used by juveniles and others have been proven to be a standard for the gun industry as seat belts are for the car industry. I support this amendment, and I hope it is enacted.

S. 397 would strip away the legal rights of gun violence victims, indoctrinate law enforcement officers and their families, to seek retribution against irresponsible gun dealers and manufacturers. That is why the American Trial Lawyers Association, the American Bar Association, as well as law enforcement officers oppose this bill. As it stands, there are a few consumer products that are exempt from health and safety regulations. Therefore, litigation is the last opportunity for victims of firearm violence to hold the gun industry accountable when it acts negligently or recklessly.

The bill would protect the gun industry from the expense of gun violence victims. We must not let the gun industry off the hook. I urge my colleagues to vote “no” on S. 397.
THE SITUATION IN CAMBODIA

HON. JAMES A. LEACH
OF IOWA
IN THE HOUSE OF REPRESENTATIVES
Friday, October 28, 2005

Mr. LEACH. Mr. Speaker, I rise today to express concern about heightened threats to fundamental freedoms in Cambodia.

As my colleagues know, since the 2004 formation of a new coalition government, Prime Minister Hun Sen of the dominant Cambodia People's Party has steadily consolidated his authority. According to credible non-governmental organizations like Human Rights Watch, threats to opposition figures, trade unionists, journalists, human rights defenders and civil society leaders have intensified. Freedom of assembly has become increasingly restricted, while freedoms of speech and association have likewise been significantly curtailed. Meanwhile, the government's long-standing influence over the judiciary has been extended through a so-called "Iron Fist" policy which has included the dismissals or suspensions of judges and prosecutors. The courts are increasingly being used to harass and silence government critics.

The coalition between the CPP and the former Royalist opposition party FUNCHEP has also resulted in ominous new pressures on Cambodia's political opposition, the Sam Rainsy Party, SRP. The immunity of three SRP parliamentarians, including its leader Sam Rainsy, was lifted in February. One of them, Mr. Cheam Channy, was convicted and sentenced to seven years imprisonment in August for the alleged creation of an illegal army. Party leader Sam Rainsy fled Cambodia when his immunity was lifted in February and, fearing arrest because of criminal defamation lawsuits against him, has not since returned.

Here it should be noted that the United States condemned the August 9 conviction by a military court of Cheam Channy and conviction in absentia of Kong Piseth on charges of fraud and establishment of an illegal armed group. According to a State Department spokesperson, the conduct of the trial appeared to violate international standards, again raised questions about the competence and independence of Cambodia's judiciary and constituted further intimidation of opposition voices. The U.S. urged appropriate review of this case. In addition, the U.S. also called on the Cambodian National Assembly to immediately restore the immunity of the Sam Rainsy Party, SRP, parliamentarians that was stripped by the National Assembly on February 3, an action which Washington strongly condemned.

In the view of many observers, the current deteriorating environment in Cambodia is not an isolated event but part of an ongoing trend toward silencing dissident voices and cementing the power the incumbent Prime Minister. According to reports from the field, attacks on freedom of speech have escalated significantly since the signing of a border treaty between Cambodia and Vietnam on October 10. Relations with their larger neighbor Vietnam has turned into a sensitive issue for many Cambodians, and as a consequence the treaty (the terms of which have not been revealed to the Cambodian public) has been highly controversial. In response, the government of Hun Sen has filed criminal defamation complaints against persons who have criticized the treaty. The Prime Minister appears to be particularly sensitive to accusations of having surrendered Cambodian territory to Vietnam.

Two arrests have been made in connection with criticism of the treaty. Mam Sonando, director of the independent Beehive Radio station in Phnom Penh, was arrested earlier this month on charges of criminal defamation for broadcasting an interview with a Cambodian activist in France who criticized the border treaty. Rong Chhun, president of Cambodia's Independent Teacher's Association, was also arrested this month in connection with a press statement issued by a coalition of groups that was critical of the treaty. He has been charged with criminal defamation and incitement to commit a crime.

According to Peter Leuprecht, Special Representative of the UN Secretary General for Human Rights in Cambodia, these arrests appear to be procedurally unlawful. Both men are now detained in Phnom Penh's Prey Sar prison.

It is my understanding that other Cambodian figures also fear imprisonment because of widespread rumors about further imminent arrests. At least four persons are believed to have entered Thailand for safe haven, and a number of others have apparently gone to other countries. According to credible sources, among those who may be subject to possible arrest are at least two human rights NGOs, several opposition parliamentarians, and a number of political party and trade union activists. Indeed, it would appear that the current climate of fear in Cambodia among civil society leaders and the political opposition is worse than it has been since the violence of 1997, when the current Prime Minister first sought to consolidate his power, and the subsequent 1998 elections.

Mr. Speaker, while Cambodian-Vietnamese relations are of an historically sensitive nature, that issue should not be used by the government in Phnom Penh as a pretext to imprison critics of the Prime Minister or to further manipulate the Cambodian judiciary. More broadly, concern is widespread that the current attacks on free speech are not an isolated event, related solely to the border issue, but part of an ongoing campaign to silence political opponents and stifle other critical voices.

In this context, it is incumbent on the United States and other interested countries to urge in the strongest possible terms that the Prime Minister take immediate, credible steps to strengthen Cambodia's democratic institutions, fight corruption, and respect basic human rights. Absent such steps, Cambodia's backsliding on human rights can only have negative implications for Phnom Penh's relations with the United States and other members of the international donor community.

HONORING CORA FAYE DIXON CLAYTON

HON. CHARLES A. GONZALEZ
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES
Friday, October 28, 2005

Mr. GONZALEZ. Mr. Speaker, I rise today to honor Cora Faye Dixon Clayton, a San Antonio native and civil servant for the 20th Congressional District of Texas. She worked for my father, Congressman Henry B. Gonzalez, for 30 years and truly epitomized public service. Dad trusted her as one of his most able employees, and knew she would do everything possible to help those who came to his office in dire need of help. Sadly, Ms. Clayton who had battled cancer with the same vigor her father fought for the people of San Antonio passed away in September.

Born and raised in San Antonio, Ms. Clayton graduated from Phyllis Wheatley High School and later earned a business degree at Our Lady of The Lake University. She began her career at the Fort Sam Houston library, and after Dad won a special election in 1961, he honored a promise he had made to the NAACP to hire an African American for his staff, so he brought Ms. Clayton to Washington, DC for his first term.

Dad knew well the barriers people of color faced before the enactment of Civil Rights legislation and was more than willing to hire a person others shunned because of the color of her skin. So, at the height of the Civil Rights movement, she became the first African American Congressional staffer for a Southern Member. She pulled double duty as his personal secretary and handled constituent casework for 30 years. Dad never could find anyone who could transcribe his dictation as accurately, and what truly amazed him is that she did so with very few errors. After a few years on Dad's Washington staff, she returned to San Antonio yet would often help him as a personal secretary until the end of her service some 30 years later.

Her heart made her an indispensable and loved member of my Dad's team. Co-workers recall the compassion with which she helped constituents resolve their claims. She would bring her years of experience to each and every case and could untangle the toughest red tape so someone's life could be just a little better.

I often think casework is the most important function we have as members of Congress. Of course, passing laws that improve the lives of Americans is very important, but making sure someone gets the benefits they deserve is just as important, if not more so. And, of course, her commitment to bettering the lives of others did not end when she left work as she was also very active in her community through volunteer programs.

I am proud to have known such a remarkable woman, one of the countless public servants who make our government work. My colleagues and I would readily admit that we could accomplish little without our staffs and Dad owed much to people like Ms. Clayton. Our community is poorer and sadder for her skin. So, at the height of the Civil Rights movement, she became the first African American Congressional staffer for a Southern Member. She pulled double duty as his personal secretary and handled constituent casework for 30 years. Dad never could find anyone who could transcribe his dictation as accurately, and what truly amazed him is that she did so with very few errors. After a few years on Dad's Washington staff, she returned to San Antonio yet would often help him as a personal secretary until the end of her service some 30 years later.

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I am proud to have known such a remarkable woman, one of the countless public servants who make our government work. My colleagues and I would readily admit that we could accomplish little without our staffs and Dad owed much to people like Ms. Clayton. Our community is poorer and sadder for her leaving it.

I would like to extend my condolences to her two daughters, Michelle "Toni" Clayton Collier and Tina Marie Clayton, two brothers Jessy and Ralph Dixon, and sister Mariam Dixon.
COMMEMORATING THE ANAHEIM ANGELS, AMERICAN LEAGUE WESTERN DIVISION CHAMPIONS

HON. LORETTA SANCHEZ
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Friday, October 28, 2005

Ms. SANCHEZ of California. Mr. Speaker, I rise today not only as a Representative, but also as a longtime fan, to congratulate the American League Western Division Champions, the Anaheim Angels.

The Angels’ victory was far from predicted and it all came down to game 5, where in a 5 to 3 victory, the Anaheim Angels beat the New York Yankees to become the American League Western Division Champions.

The Angels labored in the beginning, losing their star pitcher Bartolo Colon in the top of the second inning, but the Angels were not out. They rallied behind their relief pitching staff to win game 5, and the Division Championship. This victory is a testament to the teamwork and abilities of the Anaheim players and I would like to congratulate them.

I must also congratulate and thank Angels’ manager Mike Scioscia, coaches Bud Black, Orlando Mercado, Mickey Hatcher, Alfredo Griffin, Ron Roenicke, Joe Maddon and Steve Soliz and the entire Angels’ staff.

A very special thanks goes to the Orange County fans who came out to cheer the Anaheim Angels to victory. They were instrumental in bringing the Western Division Championship to Anaheim.

Mr. Speaker, the Anaheim Angels had a great season and I join the residents of Anaheim looking forward to the next.

TRIBUTE TO ROSA PARKS

SPEECH OF
HON. MAJOR R. OWENS
OF NEW YORK
IN THE HOUSE OF REPRESENTATIVES
Wednesday, October 26, 2005

Mr. OWENS. Mr. Speaker, along with all the constituents of the 11th Congressional District I mourn the death of Rosa Parks on October 24, 2005. From that band of anonymous great angels who always come forward to rescue America in times of great stress and decline Rosa Parks marched forth. She sat down in order to stand up for the basic rights of millions of oppressed African Americans. Outwardly she appeared to be a plain ordinary citizen but inside the small lady was a magnificent giant with great courage and tenacity. She was a spark plug who set the soul of Martin Luther King on fire. A blazing powerful movement was born from this union in Montgomery, Alabama. Rosa Parks became the mother of the Civil Rights Movement which changed America to make our Nation more like God and the constitution meant for it to be.

Ms. Parks’ landmark Supreme Court case resulted in the ruling that segregated bus service was unconstitutional, unconstitutional not just because segregation on transportation affected interstate commerce, but segregation was unconstitutional because of the central tenet of the movement as civil rights leaders organized at the Southern Christian Leadership Conference with the goal of providing local leaders with the necessary tools to mount successful campaigns for justice. After the boycott, non-violence became the central tenet of the movement as civil rights leaders organized at the Southern Christian Leadership Conference with the goal of providing local leaders with the necessary tools to mount successful campaigns for justice.

It is because of the many sacrifices of people like Ms. Parks, the personal risks they took, that I, as an African American, can stand before my fellow Americans as a United States Congressman. While we have made great strides in the past 50 years, yet there is still progress to be made. I want to thank all of those that are continuing the fight for justice and equality as they honor the legacy of Rosa Parks.

CONGRATULATING DICK EF LIN ON BEING INDUCTED INTO THE COLORADO SKI AND SNOWBOARD HALL OF FAME

HON. MARK UDALL
OF COLORADO
IN THE HOUSE OF REPRESENTATIVES
Friday, October 28, 2005

Mr. UDALL of Colorado. Mr. Speaker, I rise today to congratulate Mr. Dick Eflin on his induction into the Colorado Ski & Snowboard Hall of Fame for 2005. Mr. Eflin’s accomplishments have greatly impacted the lives of Coloradans and Crested Butte, for the past 50 years, and he deserves recognition for the many contributions he has made to this community.

After serving in Germany with the U.S. Air Force, Eflin visited Crested Butte, Colorado with the dream of creating a ski area that could rival the Alps both in beauty and skiing terrain. In 1960, he moved his family to Crested Butte and formed Crested Butte Ltd. After applying for Forest Service permits and buying land, Eflin’s dream of opening his own ski area became reality when Crested Butte Mountain opened on Thanksgiving Day 1961. Although the ski area started as a T-bar and a rope-tow, the next year it grew considerably with the installation of a 7,800-foot long gondola and a terminal building. Due to Mr. Eflin’s unwavering determination and vision, Crested Butte was on the map as an up-and-coming ski area.

In addition to his work with Crested Butte, Mr. Eflin worked tirelessly in the local community where he served as President of the Mt. Crested Butte Water & Sanitation District, as well as participating in the Town Council. He started the first regional museum and also ran the Princess Movie Theater and the Eflin Steak House.

Mr. Speaker, I ask my colleagues to join with me in expressing our gratitude to Mr. Eflin for contributing to his community in far-reaching ways. We recognize his accomplishments in making Crested Butte a great ski resort and a wonderful place to live. I’m proud to offer warm congratulations to Mr. Eflin on his well deserved honor in entering the Colorado Ski Museum’s Hall of Fame and wish him continued success in his future endeavors.

IN HONOR OF KENNETH W. ALLEN II

HON. SAM ALLEN
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Friday, October 28, 2005

Mr. ALLEN of California. Mr. Speaker, I rise today as a former Boy Scout to honor Kenneth W. Allen II, as he retires from 31 years of professional with the Boy Scouts of America.

Ken served the Scouting effort in six Scout councils throughout California, including San...
Francisco Bay Area Council, Forty-Niner Council, Santa Clara County Council, Orange County Council, and Great Western Council. For the last four years he led the Monterey Bay Area Council as the Scout Executive, serving Santa Cruz, San Benito and Monterey Counties. Mr. Speaker, I began the particular pleasure of working with Ken Allen, enhancing and preserving the Pico Blanco Boy Scout Camp in Big Sur that I enjoyed in my youth.

Under his leadership the Boy Scouts of America was enriched with growth in the organization and its outreach to boys. Some of his accomplishments include leading the San Francisco Bay Area Council to expand membership in youth outreach programs by 37.5 percent, and the annual youth membership there increased by 41 percent, more than any other council in the United States. He wrote the original national Scouting curriculum for In-School Scouting, developed and implemented the first In-School Scouting program for Latino youth in Orange County and East San Jose, and prepared public relations strategies for the Boy Scouts of America both at the local level and the national level.

Mr. Speaker, Ken Allen's career has been one of exemplary service to every community he lived in, and even more to the greater community of Scouting. His innovative programs and achievements are an inspiration to all who build our youth and strive to make the world a better place.

IN HONOR OF THE 125TH ANNIVERSARY OF IMMANUEL LUTHERAN CHURCH

HON. DENNIS J. KUCINICH
OF OHIO
IN THE HOUSE OF REPRESENTATIVES
Friday, October 28, 2005

Mr. KUCINICH. Mr. Speaker, I rise today in honor and recognition of the leaders and members of Immanuel Lutheran Church of Cleveland, Ohio, as they gather in celebration of 125 years of faith, guidance and hope for parishioners, and for the greater good of the community.

The Church has not moved from its original location. Built more than a century ago, Immanuel Lutheran Church was the center of faith and support for hundreds of immigrant families who journeyed to America from Germany. Today, Immanuel Lutheran Church continues its mission and remains one of the few churches to conduct weekly services in German. The Reverend Horst Hoyer has faithfully served the congregation for 50 years, and remarkably, he is the third pastor to serve in the 125-year history of the church.

The warm and inclusive atmosphere of Immanuel Lutheran Church, located in Cleveland's Tremont neighborhood, has remained constant through the years. This spirit of cooperation and unity has served to strengthen the spirit of the church and has also served to strengthen and uplift the surrounding neighborhoods.

Mr. Speaker and colleagues, please join me in honor and recognition of every leader and member, past and present, of Immanuel Lutheran Church, as they celebrate 125 years of offering spiritual guidance for countless families and individuals throughout the Tremont neighborhood and beyond. Since 1880, the parish has evolved in scope and membership, yet the mission and location has remained an unwavering source of faith, hope and light, embracing the spiritual needs and everyday struggles of all members.

DISAPPROVING THE RECOMMENDATIONS OF THE DEFENSE BASE CLOSURE AND REALIGNMENT COMMISSION

SPRECH OF
HON. MARK GREEN
OF WISCONSIN
IN THE HOUSE OF REPRESENTATIVES
Thursday, October 27, 2005

The House in Committee of the Whole House on the State of the Union had under consideration of the joint resolution (H.R. Res. 65) disapproving the recommendations of the Defense Base Closure and Realignment Commission:

Mr. GREEN of Wisconsin. Mr. Chairman, first and foremost, the implementation of the Base Realignment and Closure (BRAC) Commission recommendations will provide badly needed cost savings to our Nation. With the current state of our Federal budget, the enormous estimated spending reductions of over $35 billion achieved through this new BRAC round are necessary to help put our fiscal house in order. These recommendations will also better enable our military services to confront the new threats our Nation faces today—increasing efficiency and effectiveness, and improving our national security.

That said, I still firmly disagree with some of the specific BRAC recommendations, such as the closure of the 440th Airlift Wing at General Mitchell Field in Milwaukee. The closure of the 440th is the wrong decision, and I have done everything in my power to try and convince the BRAC Commission that keeping the 440th up and running is an important priority. The 1,100 brave men and women of this unit have proven themselves often in recent missions to Honduras, Haiti, Somalia, Rwanda, Kosovo, Afghanistan, Kuwait, and several trips to Iraq. I believe their continued operations would have enhanced the security of our country.

Today, however, we were faced with an up-or-down vote on the BRAC Commission recommendations as a whole. On balance, I found the recommendations to be worthy of approval, and voted—with some reservations—against the motion to disapprove the final BRAC report.

INTRODUCTION OF ROCKY FLAT'S MINERALS ACQUISITION ACT

HON. MARK UDALL
OF COLORADO
IN THE HOUSE OF REPRESENTATIVES
Friday, October 28, 2005

Mr. UDALL of Colorado. Mr. Speaker, I am today introducing a new bill to facilitate the acquisition by the United States of certain mineral rights associated with the Rocky Flats site, in Colorado.

This bill encompasses the key features of a bill that I introduced earlier this year, cosponsored by Representative Beapupez, and legislation more recently proposed by Colorado's two Senators. Thus, it combines elements that have bipartisan support and that, together, can lay the basis for answering one of the final questions about the future management of the lands at Rocky Flats.

BACKGROUND

In the 1950s, the Federal Government bought land at Rocky Flats, near Denver, Colorado, for use as a production facility for nuclear-weapon components. However, the purchase did not include all the mineral rights, some of which remained in private ownership.

Production at Rocky Flats ended more than a decade ago. Since then, the Department of Energy (DOE), through its contractors, has been working to have the site cleaned up and closed. As recently as this month, the contractor has indicated that it has completed the cleanup of the site. The regulatory certification of cleanup and closure is now imminent, and when that happens, most of the site will be transferred to the Interior Department for management as a national wildlife refuge pursuant to the Rocky Flats Wildlife Refuge Act.

ROCKY FLATS WILDLIFE REFUGE ACT

In 2001, Congress passed legislation I supported with Senator WAYNE ALLARD to guide the future of Rocky Flats. Under that legislation—the Rocky Flats National Wildlife Refuge Act of 2001—once the cleanup and closure are accomplished, most of the land at Rocky Flats will be transferred from the Department of Energy to the Department of the Interior and will be managed as a unit of the National Wildlife Refuge System.

The refuge act includes some provisions related to the non-Federal minerals—primarily sand and gravel—at Rocky Flats. It says "nothing in this [law] limits any valid, existing . . . mineral right" except for "such reasonable conditions on access . . . as are appropriate for the cleanup and closure of Rocky Flats and for the management of the refuge." And it says that a Memorandum of Understanding, MOU, between DOE and Interior is to "address the impacts" mineral rights "may have on the management of the refuge, and provide strategies for resolving or mitigating these impacts."

These provisions were included in the refuge act in order to make clear that while these mineral rights are to be respected as private property, future development of the minerals could have adverse effects on the land, wildlife habitat, and other values of the future wildlife refuge. That is why Congress directed the agencies to consider these potential future effects and work to find ways to mitigate those impacts. So far, however, the Energy and Interior Departments have not been able to agree on what to do about the minerals.

I think the best way to resolve this situation would be for the Federal Government to acquire the minerals. This bill is intended to facilitate that result.

WHAT THE BILL WOULD DO

(1) Authorize DOE to expend funds to acquire some or all of the minerals, including $10 million from its appropriation for fiscal year 2006.

(2) Provide that DOE's expenditure of $10 million for that purpose (or, under certain circumstances, an appropriate payment to specified Federal and State officials for acquisition of Rocky Flats minerals or for habitat restoration at Rocky Flats) will satisfy certain claims.
IN THE HOUSE OF REPRESENTATIVES

HON. NANCY PELOSI

OF CALIFORNIA

HONORING JOHN H. ADAMS

Friday, October 28, 2005

Ms. PELOSI. Mr. Speaker, today I rise to recognize the legacy of John H. Adams, co-founder and president of the Natural Resources Defense Council (NRDC). In 1970, with a small group of lawyers, he created the non-profit NRDC to protect the planet’s wildlife and wild places, and ensure a safe and healthy environment for all living things. As NRDC celebrates its 35th anniversary, Mr. Adams prepares to step down as its president and continue as a senior advisor, pursuing special projects on those issues about which he cares most passionately.

Mr. Adams brought together lawyers, scientists, and policy experts to help build, enforce and reinforce the solid foundation of federal statutes that have provided a legal basis for protecting the environment. Mr. Adams’ tenure with the organization encompasses the creation of pioneering laws like the Clean Air and Clean Water Acts, as well as more recent battles over global warming and energy security.

Nationally and internationally, NRDC became a leader in the fight against acid rain, water pollution, and urban smog. The organization has fostered stronger protections for our oceans, coasts, natural landscapes, forests, and wildlife. Under Mr. Adams’ guidance, the New York-based NRDC has become one of the world’s most effective advocacy organizations, with more than 1 million members and activists and a staff of nearly 300.

Along with his efforts as president of NRDC for 35 years, Mr. Adams taught for 26 years as an adjunct faculty member at New York University Law School, where he created the NY/NRDC Environmental Law Clinic. He is chairman of the board of the Open Space Institute, created for the protection of land in New York State. He also serves on boards of the Woods Hole Research center, League of Conservation Voters, Centers for American Progress, American Conservation Association, and the Duke University’s Nicholas Institute for Environmental Policy Solutions.

In addition to his great professional success and public service, Mr. Adams is fortunate to share his life with his wife Patricia, to whom he has been married 40 years. Together, they have three grown children.

I commend John H. Adams for his 35 years of protecting the environment, safeguarding our natural resources and protecting our public health. He has created an environmental legacy that will serve to benefit the citizens of the United States for generations to come.
Mr. UDALL of Colorado. Mr. Speaker, I rise to support the observance of October 28 as the Breast Cancer Awareness Month. This month provides an important opportunity to raise the level of awareness and education among American women about the importance of annual mammograms and monthly breast self-examinations in the fight against breast cancer.

As the price of housing continues to rise, especially in high cost communities, many families find the opportunity of homeownership elusive. I am pleased this legislation will allow Freddie Mac and Fannie Mae to loan up to the median average of homes in areas of high cost. This provision will help middle class families in Colorado towns such as Minturn, Balsalt and Frisco to receive needed resources so they can purchase a home.

I am also pleased the legislation includes an affordable housing fund. This fund would require any mortgage lenders to allocate a portion of their profits for purposes such as down payment assistance and closing costs for low income first time homebuyers.

I hope the Senate and conference committee will reject such language to ensure that groups and organizations are not penalized for participation in the political process.

In spite of deficiencies the bill is worth supporting because it is important to strengthen regulations and operations of Fannie Mae and Freddie Mac. By doing so we continue to provide and further expand the American dream of homeownership to millions of Americans and their families.

PROVIDING FOR CONSIDERATION OF H.R. 1461, FEDERAL HOUSING FINANCE REFORM ACT OF 2005

SPEECH OF
HON. MARK UDALL
OF COLORADO
IN THE HOUSE OF REPRESENTATIVES
Wednesday, October 26, 2005

Mr. UDALL of Colorado. Mr. Speaker, I rise in support of the “Federal Housing Finance Reform Act.” This legislation not only address-

BREAST CANCER AWARENESS MONTH

HON. TIMOTHY H. BISHOP
OF NEW YORK
IN THE HOUSE OF REPRESENTATIVES
Friday, October 28, 2005

Mr. BISHOP of New York. Mr. Speaker, I rise to support the observance of October 28 as the Breast Cancer Awareness Month. This month provides an important opportunity to raise the level of awareness and education among American women about the importance of annual mammograms and monthly breast self-examinations in the fight against breast cancer.

Like most American families, Long Islanders are all too familiar with the loss of a loved one to some form of cancer. Breast cancer in particular remains the leading cause of death.
among women between the ages of 40 and 55. My sister-in-law, Abby Irwin, was among them, having died at the age of only 41 after a courageous eleven-year struggle against breast cancer.

This year alone, over 200,000 new cases of breast cancer are diagnosed in the United States. In fact, a woman is diagnosed with a new case every three minutes. And one out of every eight women who live to the age of 85 will develop breast cancer in her lifetime.

However, there is good news: the survival rate of women who have breast cancer is 96 percent when detected in the early stages. I am very grateful that my mother, for instance, is a twenty-year survivor. She is one among two million survivors nationwide.

By observing Breast Cancer Awareness Month, we can do even more to promote the effectiveness of life-saving mammograms and monthly breast self-exams as the keys to early detection and prevention. Furthermore, we can recognize and applaud national and community organizations for their work in promoting awareness about breast cancer, providing information, and offering treatment to its sufferers. In my Long Island, New York district, I am proud to have an active and involved Breast Cancer Advisory Board that includes leading researchers, advocates and support personnel as well as survivors.

Mr. Speaker, I encourage each of my colleagues to join in paying tribute to the survivors, volunteers, and health care professionals who combat breast cancer and save lives each day. Until we find a cure, we should continue to do all that we can to increase research funding and expand prevention awareness for all women who are at risk today.

HONORING MARINE COLONEL WAYNE J. HALLEMM OF FLINT, MI

HON. DALE E. KILDEE
OF MICHIGAN
IN THE HOUSE OF REPRESENTATIVES
Friday, October 28, 2005

Mr. KILDEE. Mr. Speaker, it is with great honor that I ask my colleagues to join me in paying tribute to U.S. Marine Colonel Wayne J. Hallem of my hometown of Flint, Michigan. Colonel Hallem is receiving a promotion to his current rank by LT. General Michael A. Hough on November 2, 2005 at a ceremony at the Pentagon.

I have known Wayne and his family for many years. He spent his entire childhood in Flint, graduating from Flint Southwestern High School and Michigan State University, earning a degree in Criminal Justice and a commission as a 2nd Lieutenant via the Platoon Leadership Course (Combined) in 1983.

After completing Basic School in Quantico, Colonel Hallem reported to MCB Quantico Security Battalion for duty as a Military Police Platoon Commander. He then attended Naval Flight Training in Pensacola, Florida where he earned his designation as a Naval Aviator. After qualifying as a CH-53E pilot, Colonel Hallem reported to HMH-466, where he worked in a number of positions. He also made two deployments with the 15th and 11th Marine Expeditionary Units (Special Operations Capable) and participated in Operations Desert Storm, Desert Shield, Team Spirit, Desert Stay, Eager Mace and Nautical Mantis. His awards include the Meritorious Service Medal with Gold Star, Air Medal with Numeral “2”, Navy Commendation Medal, Selected Marine Corps Reserve Medal, National Defense Service Medal, Global War on Terrorism Service Medal, Korean Defense Service Medal, Humanitarian Service Medal, Outstanding Volunteer Service Medal, Armed Forces Reserve Medal with “M” Device and several Unit Awards and Expeditionary Medals.

During his participation in Desert Storm, Colonel Hallem flew approximately 60 missions. After serving for 10 months in Desert Storm, Colonel Hallem volunteered to remain in the Middle East in order to allow married Marines to return to their families. That kind of sacrifice represents the spirit of Wayne Hallem and is why I am so honored to pay tribute to him today.

In March of 1993, Colonel Hallem reported to the 4th Marine Aircraft Wing in New Orleans, where he served as a pilot and instructor. More importantly, it is here where Wayne met his wife, Denise. They were married in New Orleans in October of 1995 and they now have three children, Sidney, Jake and David. Colonel Hallem was stationed in Japan for several years before being transferred back to Andrew Air Force Base in Maryland. He also maintains a career flying commercial aircraft for Northwest Airlines. Colonel Hallem’s commitment to a strong America was evident once again when he was mobilized back into active duty in support of the global war on terrorism. Today, Colonel Hallem is the Director of the Crisis Response Center, Marine Corps Operations Center, the Pentagon, Washington, D.C.

I know that family is very important to Wayne. He is close to his parents and his brother, Joe as well as his extended family. He is actively involved with all of his children. Whether he is watching Sidney play football and soccer, or playing Monopoly with Jake or playing catch with David, Wayne cherishes his time with his family. Despite his busy schedule, Wayne finds time to stay involved in neighborhood activities and go on field trips with his children’s school.

Wayne also deeply values his relationships with his friends and colleagues. He was always looked upon as a leader in the Marines. In fact, many of his Marine friends continue to seek Wayne’s counsel when they consider career decisions and personal issues. It is a role that is well suited for Wayne.

I have been friends with Wayne’s parents for decades, and I know Joan and Jim are extremely proud of Wayne’s accomplishments. Mr. Speaker, I ask my colleagues to join me in paying tribute to Marine Colonel Wayne Hallem on his promotion to the rank of Colonel. His dedication and service to our country and his commitment as a husband, father and friend serve as an example for all of us. I wish Wayne all the best on his future endeavors.

HONORING BONNIE DETTMER—2005 CASTRO VALLEY BUSINESS PERSON OF THE YEAR

HON. FORTNEY PETE STARK
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Friday, October 28, 2005

Mr. STARK. Mr. Speaker, I rise with my colleagues to pay tribute to Bonnie Dettmer who is being honored as the 2005 Castro Valley Business Person of the Year in Castro Valley, California. Bonnie Dettmer died recently and her admirers felt it a fitting tribute to honor her as the 2005 Castro Valley Businessperson of the Year. Bonnie Dettmer was the Community Relations Director for Happy Dayuts, Commerce’s top administrator for twenty years and worked tirelessly, during her long tenure as Executive Director, to make Castro Valley a better place to live and work.

She achieved many milestones as Executive Director of the Castro Valley Chamber of Commerce. Her notable accomplishments include personal outreach to businesses in Castro Valley to increase membership, serving as liaison to the Castro Valley Sheriff’s Department and membership on the Sheriff’s Advisory Committee, working to negotiate a water pipeline installation through Castro Valley that proved to be least disruptive to the business and community at large, honoring over 380 students for awards as Student Citizens of the Year at the Chamber’s annual luncheon, leading an Anti-Racism march in Castro Valley and uniting the community to denounce bigotry and racism, and organizing hundreds of volunteers to successfully manage community events such as the Fall Festival, Volunteer Recognition Night, and Citizen of the Year.

She is a recipient of the Rotary Paul Harris Fellowship Award for “Service Above Self”, an award from the Private Industry Council and a Public Education Service Award for her commitment to the Student Citizen of the Year Program.

Friends and admirers describe Ms. Dettmer’s love for Castro Valley. She would work her regular 40 hours a week and then add another 20 to 30 hours on nights and weekends. She left a special mark on any activity in which she was involved.

The Business Person of the Year Award will be presented in her memory at the Castro Valley Chamber’s annual luncheon on November 1, 2005. We join the community in honoring her memory by designating the award to this well deserved, exemplary community leader. We shall miss Bonnie Dettmer. She leaves a legacy of accomplishments that will continue to be felt for many years to come.

HON. MAJOR R. OWENS
OF NEW YORK
IN THE HOUSE OF REPRESENTATIVES
Friday, October 28, 2005

Mr. OWENS. Mr. Speaker, disgracefully taking advantage of the misery of the evacuees of Katrina the Republicans have launched a backdoor, covert, but not so subtle effort to establish a federally funded school voucher program in a mere smoke screen. The Republicans call this initiative by the code name Family Education Reimbursement Act (FERA). Under FERA parents would be given an account number that provides up to 6,700 dollars per general education student and 8,200 dollars per special education student. At present, Federal voucher intervention exists only in Washington DC for 1,700 students. FERA may expand this reach of vouchers to more than 200,000 students. Overwhelming Federal
power will impose a partisan Republican experiment that has already been rejected by local citizens across the nation. The Bush administration under the cover of disaster relief, will deliver a far-reaching blow of mass destruction to public schooling in the Gulf Coast region. Needless to say, this voucher beachhead will place all public schools in the nation at high risk. For the children of disaster area schools America can do better. Make school reconstruction a priority and speed the return of evacuated families home to their school districts. Providing adequate opportunity for all must be raised above the narrow partisan tricks of the Republican Party.

DISAPPROVING THE RECOMMENDATIONS OF THE DEFENSE BASE CLOSURE AND REALIGNMENT COMMISSION

SPEECH OF
HON. DIANA DeGETTE
OF COLORADO
IN THE HOUSE OF REPRESENTATIVES
Thursday, October 27, 2005

The House in Committee of the Whole House on the State of the Union had under consideration of the joint resolution (H.J. Res. 65) disapproving the recommendations of the Defense Base Closure and Realignment Commission:

Ms. DeGETTE. Mr. Chairman, I rise in support of H.J. Res. 65, “Disapproving of the Defense Base Closure and Realignment Commission.”

The BRAC Commission was tasked in the current round of base closures to target and eradicate inefficiency. Unfortunately, there was a host of friendly fire and significant collateral damage.

I strongly support our military’s attempts to streamline its infrastructure and reduce its operating budget, especially considering the deficits this Administration is running up. However, base closures can not impede the ability of the United States of America to protect its people.

The Department of Defense, DOD, knows this, and rightly placed paramount emphasis on military value in its recommendations. The Secretary of Defense proposed to consolidate the Defense Finance and Accounting Service, DFAS, from an unnecessarily redundant twenty-six locations to three central sites. The DFAS center at Buckley Annex, housed in my district in Colorado, was chosen as one of these three sites in part due to its superlative performance on the military value test. In fact, when the BRAC Commission considered the DFAS realignment Denver’s site ranked first in this category.

For reasons other than military value, the BRAC Commission recommended closing DFAS Denver and moving the Air Reserve Personnel Center to Texas. Our city has suffered large base closures in past BRAC rounds. Now, despite a proud history of support for our nation’s armed forces, Denver will have virtually no military presence left when these recommendations are executed. Mr. Chairman, given the carefully analyzed proposal submitted by the Secretary of Defense, this is a result that I simply cannot support.

I ask my colleagues to support this Joint Resolution, and show their disapproval of these inequitable and inefficient recommendations.

CONGRATULATING MR. HENRY GREEN FOR HIS ELECTION TO THE PRESIDENCY OF THE INTERNATIONAL CODE COUNCIL BOARD OF DIRECTORS

HON. JOHN J.H. “JOE” SCHWARZ
OF MICHIGAN
IN THE HOUSE OF REPRESENTATIVES
Friday, October 28, 2005

Mr. SCHWARZ of Michigan. Mr. Speaker, I rise today to congratulate Mr. Henry Green, a lifelong resident of Lansing, Michigan, on his recent election to President of the Board of Directors of the International Code Council, ICC. Mr. Green was elected to the ICC Board of Directors in 2002 and most recently served as its Vice President.

For the past 3 decades, Mr. Green has been a tireless advocate for building safety and enforcement of building codes. In 1989, he was appointed Executive Director of the Bureau of Construction Codes and Fire Safety of the State of Michigan to provide management and oversight for construction and fire safety programs, a position which he still holds.

For nearly 10 years, in addition to his work with the State of Michigan, Mr. Green has served in national leadership positions with the ICC, a membership association dedicated to building safety and fire prevention that develops and enforces the codes used to guide the construction of our residential and commercial buildings, including our homes and the businesses, schools and places of worship we visit regularly. These are the codes in use by over 16,000 jurisdictions across the country, including those at the local, State and Federal level.

Besides being a distinguished citizen of my District and the State of Michigan, in my opinion, the ICC Board of Directors has elected an outstanding candidate and dedicated public servant to lead the organization.

I would also like to take this opportunity to recognize the rest of the ICC Board of Directors for their efforts to ensure a sound built environment. Those individuals include: Immediate Past President Frank Hodge, Vice President Wally Bailey, Secretary/Treasurer Steven Shapiro, Jimmy Brothers, Terrence Cobb, John Damall, Gerald George, John LaTorra, Ron Piester, Ed Berkel, William Duck, William Dupler, Greg Johnson, Ron Lynn, James Ryan, Kevin Scott, Adolf Zudia and outgoing Immediate Past President Anne VonWeller.

TRIBUTE TO SARAH MOORE GREENE

HON. JOHN J. DUNCAN, JR.
OF TENNESSEE
IN THE HOUSE OF REPRESENTATIVES
Friday, October 28, 2005

Mr. DUNCAN. Mr. Speaker, one of the greatest leaders and one of the finest women I have ever known is receiving the highest honor awarded by the Urban League, the Whitney M. Young Award. Sarah Moore Greene has devoted her life to serving her community. In East Tennessee, she is a pioneer in education, politics, and civil rights.

She worked very hard throughout the 1950s and 1960s to desegregate lunch counters and theaters. She was also the first African-American to serve as a Tennessee delegate to the Republican National Convention as well as the Knoxville Board of Education.

Her extensive service on the Board was so groundbreaking that the Sarah Moore Greene Magnet Technology Academy in Knoxville is named in her honor.

I have come to know Sarah quite well over the years. She worked in a part-time capacity for me, my late father, and Howard H. Baker, Jr.

Mr. Speaker, this Nation is a better place today because of the life led by Sarah Moore Greene.

I would like to call to the attention of my colleagues and other readers of the RECORD the following article from the October 27th edition of the Knoxville News Sentinel.

[From the News Sentinel, October 27, 2005]

HON. JOE SCHWARZ, MAGNET FOR ADmIRATION

(By Chandra Harris)

“When people come to Knoxville” and hear about Sarah Moore Greene, “they want to meet her,” the 93-year-old said.

That’s because she has been an elementary school and a day named in her honor. She’s the go-to person for her East Knoxville neighbors looking for help.

Her name is linked with kindergarten implementation in schools, after she was named the first black to serve on the Knox County Board of Education.

When talk turns to civil rights in Knoxville, her name comes up for her tireless efforts to desegregate lunch counters and theaters.

In politics, her name comes up for being the first black to serve as a Tennessee delegate to the Republican National Convention.

Hundreds of awards, accolades and praise from Urban League and NAACP affiliates speak to what Greene won’t. Her humbleness won’t allow her to drum on about her pioneer days on fronts no one else had yet touched.

The Knoxville Area Urban League will let Greene’s light of greatness, by bestowing on her tonight its highest honor, the Whitney M. Young Award.

Greene said the award, named after a former National Urban League executive director and civil rights leader, “touches my heart the most.” She will receive it during the league’s annual gala at the Knoxville Convention Center.

She puts her humility aside when speaking of her ways with a stove and the secret ingredients she uses to create mouth-watering homemade rolls and Key lime pie.

On Sundays in the kitchen Greene hobbies on what she sometimes calls her “bad legs” to put together a meal that leaves faint smells of home-cooking throughout her quaint home on Linden Avenue.

Her quaint house, her quaint life, is filled with containers of flowers, was partially destroyed by a fire in the late 1950s but was later restored at the wish of Greene.

“I don’t want to stay right here with my people,” she said. “I don’t desire to move. I can do everything from right here,” she said. “I still drive.”

Grocery trips and visits to the beautician are a regular occurrence for Greene behind the wheel of her Dodge Stratus.

“6 a.m. ‘I am hitting the floor and once (‘Today Show’s’) Katie (Couric) and Matt (Lauer) go off, I know it is time to start my day and answer phone calls,” said Greene.

Greene, living at a small apartment, doesn’t hamper Greene, who counts her blessings daily for the movement of her limbs.
The 50-year-plus member of Mount Zion Baptist Church said she doesn’t need “spoil-ing” just yet from the community, “but when I holler for some help, I hope somebody will come and help me,” she said.

For now, “as the young people say, ‘You’ve got to roll with the punches,’” she said.

It’s something she has been doing since the age of 5 when she lost her mother to cancer.

“I didn’t know what it meant to have a mother,” Greene said, reflecting on her days growing up in Madisonville, Tenn.

The second oldest of four children—her two brothers and sister are deceased—Greene said her father was all she needed to make it in a world where “I didn’t even know I was discriminated against.”

Walking beside her to school every day was “a little white girl. She lived right down the road from me. She was one of my best friends,” Greene said.

The two would walk together for two miles before parting ways; Greene would walk another mile to get to her school, the colored school.

Her father, a horticulturist, believed in education, even though he could neither read nor write. But Greene didn’t figure that out until her teen years—“when I saw him with the (newspaper) upside down.”

“He bluff me all that time,” she said with a chuckle.

The son of a slave, Greene’s father didn’t teach “bitterness or hatred to us.”

The lessons of hate came later, after she moved to Knoxville in her early 20s.

“I really didn’t know I wasn’t liked because of my skin color until I came here,” Greene said.

“I was all about equality and fair treatment of everyone,” said Greene of her roles during the civil rights movement.

Education was and still remains a passion of hers.

“This is what I dedicated my life to and I have no regrets,” said Greene, who was married for more than a decade before divorcing.

Knox County has “not always had kindergarten,” said Greene, who operated a private kindergarten in East Knoxville during the 1930s. “This was something I pushed as a school board member. I was laughed at . . .”

“That was my platform.”

A platform she has not wavered from.

Times have changed and technology has evolved but Greene still believes children are the most precious beings of our time.

“Youre beliefs and dreams will come to pass if you have some hope and someone believes in you,” said Greene, who doesn’t have children of her own but considers the children of Knoxville hers.

When she was a child it was family members and friends who planted her seeds of hope: “They tell me I was walking at 8 months and my mother said I was going to be somebody great,” she recalls.

Children at the Sarah Moore Greene Magnet Technology Academy don’t realize the enormity of the Knoxville matriarch when they ask: “Why did your mother name you after our school?”

She gives a sheepish smile, knowing her legacy is one they will come to know.

Greene spends her days striving for the betterment of all people.

“If we all spent time doing this, in a unified way, then all the problems of the world would be solved,” she said.

“Some may consider me old, but age is just a figure, not a mindset,” she said. “I am going to do all I can, for as long as I can, for all people.”

“I want my name to be always attached to the betterment of all of God’s children, which I hope we all are.”

ANNOUNCING PASSING OF FORMER CONGRESSMEN ED ROYBAL AND BOB BADHAM

SPEECH OF HON. TOM UDALL OF NEW MEXICO IN THE HOUSE OF REPRESENTATIVES

Tuesday, October 25, 2005

Mr. UDALL of New Mexico. Mr. Speaker, I rise today to honor the memory of Representative Ed Roybal, a towering figure whose tireless work on behalf of civil rights and health care were the hallmarks of his distinguished career. For three decades, Representative Roybal served with distinction and honor in the House, and it is with sadness that we now recognize his passing.

Born in Albuquerque only 4 years after New Mexico gained statehood, Ed Roybal’s childhood was spent in the Land of Enchantment. His family had resided in the Southwest for several generations, its family lineage stretching to the founding of Santa Fe, the oldest capital in the Nation. When he was 6, Ed Roybal’s father became unemployed during a railroad strike, and in 1922 they moved to Los Angeles, California.

Over the next two decades, Ed Roybal became passionate on issues of discrimination, minority rights, health care, and senior citizens. After forming an organization to combat against housing and education discrimination against minorities, and after serving on the Los Angeles City Council, Ed Roybal in 1963 became the first Mexican-American from California elected to serve in the U.S. House of Representatives. During his three decades in this role, he became a national leader and outspoken advocate for health care and minority rights, while at the same time being revered by his constituents for his never-ending attention to their needs.

Representative Roybal can also be credited with creating the National Association of Latino Elected Officials (NALEO), one of the leading Hispanic political organizations in the Nation. Several locally elected officials throughout my district often visit me while in Washington for NALEO conferences, and each and every one of them extol the virtues of the organization and its successes in promoting Hispanic action and service in the political field. I have no doubt that it is because of Representative Roybal’s ceaseless and caring service that so many Hispanics serve today. I know for certain that one member of our own body was front and center for Representative Roybal’s wonderful lessons in civics and public service. Representative Lucille Roybal-Allard, who now represents the district her father once represented, has continued her father’s advocacy for the poor, for the voiceless, and for the disenfranchised. She, like so many of us, was able to learn from his exemplary service, and he was extremely proud of her.

Mr. Speaker, Representative Ed Roybal added immensely to this distinguished body during his three decades of service. He is to be remembered for his hard work and his dedication and leadership on so many noble causes. I extend my sympathies to my colleagues and to the rest of her family on this loss. We share their sadness on this occasion.
Daily Digest

Senate

Chamber Action

Routine Proceedings, pages S12039–S12058

Measures Introduced: Two bills were introduced, as follows: S. 1938–1939.

Nominations Confirmed: Senate confirmed the following nominations:

- William Anderson, of Connecticut, to be an Assistant Secretary of the Air Force.
- John G. Grimes, of Virginia, to be an Assistant Secretary of Defense.
- Jennifer L. Dorn, of Nebraska, to be United States Alternate Executive Director of the International Bank for Reconstruction and Development for a term of two years.
- John J. Young, Jr., of Virginia, to be Director of Defense Research and Engineering.
- Franklin L. Lavin, of Ohio, to be Under Secretary of Commerce for International Trade.
- Michael W. Wynne, of Florida, to be Secretary of the Air Force.
- Delores M. Etter, of Maryland, to be an Assistant Secretary of the Navy.
- Clay Lowery, of Virginia, to be a Deputy Under Secretary of the Treasury.
- David B. Dunn, of California, to be Ambassador to the Togolese Republic.
- James S. Halpern, of the District of Columbia, to be a Judge of the United States Tax Court for a term of fifteen years.
- Carmen Maria Martinez, of Florida, to be Ambassador to the Republic of Zambia.
- Michael R. Arietti, of Connecticut, to be Ambassador to the Republic of Rwanda.
- Karan K. Bhatia, of Maryland, to be Deputy United States Trade Representative, with the Rank of Ambassador.
- Benson K. Whitney, of Minnesota, to be Ambassador to Norway.
- David M. Hale, of New Jersey, a Career Member of the Senior Foreign Service, Class of Counselor, to be Ambassador to the Hashemite Kingdom of Jordan.

- Susan C. Schwab, of Maryland, to be a Deputy United States Trade Representative, with the rank of Ambassador.
- Nicholas F. Taubman, of Virginia, to be Ambassador to Romania.
- Susan Rasinski McCaw, of Washington, to be Ambassador to the Republic of Austria.
- 22 Air Force nominations in the rank of general.
- 38 Army nominations in the rank of general.
- 1 Navy nomination in the rank of admiral.


Nominations Received: Senate received the following nominations:

- Patricia Newton Moller, of Arkansas, to be Ambassador to the Republic of Burundi.
- Carol van Voorst, of Virginia, to be Ambassador to the Republic of Iceland.
- Ross Wilson, of Maryland, to be Ambassador to the Republic of Turkey.

Nominations Withdrawn: Senate received notification of withdrawal of the following nomination:

- Harriet Ellan Miers, of Texas, to be an Associate Justice of the Supreme Court of the United States, which was sent to the Senate on October 7, 2005.

Messages From the House:

Measures Referred:

Enrolled Bills Presented:

Executive Reports of Committees:

Additional Cosponsors:

Statements on Introduced Bills/Resolutions:

Additional Statements:

Adjournment: Senate convened at 10 a.m., and adjourned at 12:54 p.m., until 2 p.m., on Monday, October 31, 2005. (For Senate's program, see the remarks of the Majority Leader in today’s Record on page S12056.)

Committee Meetings

No committee meetings were held.

D1113
House of Representatives

Chamber Action

Public Bills and Resolutions Introduced: 10 public bills, H.R. 4172–4181; and 5 resolutions, H. Con. Res. 286–287; and H. Res. 523–525 were introduced.

Pages H9425–26

Additional Cosponsors: Pages H9426–27

Reports Filed: Reports were filed today as follows:

- H. Res. 467, requesting that the President transmit to the House of Representatives information in his possession relating to contracts for services or construction related to Hurricane Katrina recovery that relate to wages and benefits to be paid to workers, adversely (H. Rept. 109–258);
- H. Res. 463, of inquiry directing the Secretary of Homeland Security to provide certain information to the House of Representatives relating to the reapportionment of airport screeners, adversely (H. Rept. 109–259); and
- H.R. 1973, to make access to safe water and sanitation for developing countries a specific policy objective of the United States foreign assistance programs, with an amendment (H. Rept. 109–260).

Condemning Iranian President Mahmoud Ahmadinejad’s threats against Israel: The House agreed to H. Res. 523, to condemn Iranian President Mahmoud Ahmadinejad’s threats against Israel, by a yea-and-nay vote of 383 yeas with none voting “nay” and 1 voting “present”, Roll No. 556.

Pages H9373–80, H9394–95


H. Res. 520, the rule providing for consideration of the conference report, was agreed to by voice vote, after agreeing to the previous question. Page H9367

Authorizing the remains of Rosa Parks to lie in honor in the rotunda of the Capitol: Agreed to discharge from the Committee on House Administration and agree to S. Con. Res. 61, to authorize the remains of Rosa Parks to lie in honor in the rotunda of the Capitol.

Pages H9398–H9407

Calendar Wednesday: Agreed to dispense with the Calendar Wednesday business of Wednesday, November 2nd.

Page H9407

Meeting Hour: Agreed that when the House adjourns today, it adjourn to meet at 3 p.m. on Monday, October 31st, and when the House adjourns on Monday, it adjourn to meet at 12:30 p.m. on Tuesday, November 1st, for Morning Hour Debate.

Page H9407

Speaker Pro Tempore: Read a letter from the Speaker wherein he appointed Representative Thornberry to act as Speaker pro tempore to sign enrolled bills and joint resolutions through November 1, 2005.

Page H9412

Senate Message: Messages received from the Senate today appear on pages H9367, H9407.

Senate Referrals: S. Con. Res. 61 was referred to the Committee on House Administration.

Page H9398

Quorum Calls Votes: Two yea-and-nay votes developed during the proceedings of today and appear on pages H9393–94, H9395. There were no quorum calls.

Adjournment: The House met at 9 a.m. and adjourned at 4:30 p.m.

Committee Meetings

BUDGET RECONCILIATION

Committee on Agriculture: Approved reconciliation recommendations for Title I, Agriculture, for transmission to the Committee on the Budget in compliance with the reconciliation directive included in section 201(a) of the Concurrent Resolution on the Budget for Fiscal Year 2006.

DC JUVENILE JUSTICE SYSTEM EXAMINATION

Committee on Government Operations: Held a hearing entitled “Justice for All: An Examination of the District of Columbia Juvenile Justice System.” Testimony was heard from Representatives Cardin and Hoyer; and the following officials of the District of Columbia: Lee F. Satterfield, Presiding Judge, Family Court; Eugene Hamilton, Senior Judge, Superior Court; Charles H. Ramsey, Chief of Police, Metropolitan Police Department; and Vincent Schiraldi, Director, Youth Rehabilitation Services.
CONGRESSIONAL PROGRAM AHEAD
Week of October 31 through November 5, 2005

Senate Chamber

On Monday, at 4 p.m., Senate will begin consideration of S. 1932, Budget Reconciliation.

On Tuesday, at 9 a.m., Senate will continue consideration of S. 1932, Budget Reconciliation.

On Wednesday, at 8:30 a.m., Senate will continue consideration of S. 1932, Budget Reconciliation.

During the balance of the week, Senate is expected to complete action on S. 1932, Budget Reconciliation, and will consider any other cleared legislative and executive business, including appropriation conference reports, when available.

Senate Committees

(Committee meetings are open unless otherwise indicated)

Committee on Agriculture, Nutrition, and Forestry: November 3, to hold hearings to examine agricultural transportation and energy issues, 10:30 a.m., SH–216.

Committee on Appropriations: November 2, Subcommittee on Labor, Health and Human Services, Education, and Related Agencies, to hold hearings to examine funding needs for pandemic influenza preparedness, 9 a.m., SD–124.

Committee on Armed Services: November 1, to receive a closed briefing to examine progress of the Joint Improvised Explosive Devices Task Force, 9:30 a.m., SR–222.

Committee on Commerce, Science, and Transportation: November 1, to hold hearings to examine the nominations of Shana L. Dale, of Georgia, to be Deputy Administrator of the National Aeronautics and Space Administration, and Mark V. Rosenker, of Maryland, and Kathryn Higgins, of South Dakota, each to be a Member of the National Transportation Safety Board, 10 a.m., SD–562.

November 2, Full Committee, business meeting to consider pending calendar business, 2:30 p.m., SH–216.

Committee on Energy and Natural Resources: November 1, Subcommittee on National Parks, to hold hearings to examine the National Park Service’s Draft Management Policies, including potential impact of the policies on park operations, park resources, interaction with gateway communities, and solicitation and collection of donations, 10 a.m., SD–366.

November 2, Subcommittee on Public Lands and Forests, to hold hearings to examine S. 1548, to provide for the conveyance of certain Forest Service land to the city of Coffman Cove, Alaska, S. 1541, to protect, conserve, and restore public land administered by the Department of the Interior or the Forest Service and adjacent land through cooperative cost-shared grants to control and mitigate the spread of invasive species, S. 1552, to amend Public Law 97–435 to extend the authorization for the Secretary of the Interior to release certain conditions contained in a patent concerning certain land conveyed by the United States to Eastern Washington University until December 31, 2009, H.R. 482, to provide for a land exchange involving Federal lands in the Lincoln National Forest in the State of New Mexico, and S. 405, to provide for the conveyance of certain public land in Clark County, Nevada, for use as a heliport, 2 p.m., SD–366.

Committee on Environment and Public Works: November 2, to resume hearings to examine the response to Hurricane Katrina, 9:30 a.m., SD–406.

Committee on Foreign Relations: November 1, business meeting to consider S. 1319, to require a report on progress toward the Millennium Development Goals, S. 1184, to waive the passport fees for a relative of a deceased member of the Armed Forces proceeding abroad to visit the grave of such member or to attend a funeral or memorial service for such member, the Protocol of 1997 to Amend the International Convention for the Prevention of Pollution from Ships, 1973, as Modified by the Protocol of 1978 thereto (Treaty Doc. 108–7), the Convention for the Strengthening of the Inter-American Tropical Tuna Commission established by the 1949 Convention between the United States of America and the Republic of Costa Rica, with Annexes (Treaty Doc. 109–2), and the nominations of Donald A. Gambatesa, of Virginia, to be Inspector General, United States Agency for International Development, Roland Arnall, of California, to be Ambassador to the Kingdom of the Netherlands, Jeffrey Thomas Bergner, of Virginia, to be an Assistant Secretary of State for Legislative Affairs, Ellen R. Sauerbrey, of Maryland, to be an Assistant Secretary of State for Population, Refugees, and Migration, and James Caldwell Cason, of Florida, to be Ambassador to the Republic of Paraguay, 2:15 p.m., S–116, Capitol.

November 2, Full Committee, to hold hearings to examine Avian Influenza, 9:30 a.m., SD–419.

Committee on Homeland Security and Governmental Affairs: October 31, Permanent Subcommittee on Investigations, to resume hearings to examine corruption in the United Nations Oil-for-Food program, focusing on recent reports relative to illegal payments to individuals, investigations of the United Nations Office of Internal Oversight Services and the United Nations Procurement System, Bayoil oil diversions, and progress toward implementing United Nations management reforms, including the oversight by the U.S. Office of Foreign Assets Control to stop misconduct by U.S. persons doing business under the Oil-for-Food program, 1 p.m., SD–342.

November 2, Full Committee, to hold hearings to examine why the levees failed relating to Hurricane Katrina, 9:30 a.m., SD–342.

November 3, Full Committee, to hold hearings to examine regulations for the national security personnel system, 10 a.m., SD–342.

Committee on Indian Affairs: November 2, to hold an oversight hearing to examine In Re Tribal Lobbying Matters, Et Al, 9:30 a.m., SH–216.

Committee on the Judiciary: November 1, to hold hearings to examine pending judicial nominations, 2:30 p.m., SD–226.

Committee on Veterans’ Affairs: November 3, to hold hearings to examine the rebuilding of VA assets on the Gulf Coast, 10 a.m., SR–418.
Select Committee on Intelligence: November 2, to hold closed hearings to examine certain intelligence matters, 2:30 p.m., SH—219.

November 3, Full Committee, to hold closed hearings to examine certain intelligence matters, 2:30 p.m., SH—219.

House Committees

Committee on Agriculture, November 2, hearing to review Agricultural Negotiations in the Doha Development Round, 1:30 p.m., 1300 Longworth.

Committee on Appropriations, November 2, Subcommittee on the Department of Labor, Health and Human Services, Education, and Related Agencies, hearing on Pandemic Influenza, 1:30 p.m., 2358 Rayburn.

Committee on Armed Services, November 1, Asymmetric and Unconventional Threats Gap Panel, hearing on space security, 3 p.m., 2212 Rayburn.

November 2, full Committee, hearing on acquisition reform, 10 a.m., 2118 Rayburn.

November 3, hearing on Your Troops: Their Story, 8:30 a.m., 2118 Rayburn.

November 3, Terrorism and Radical Islam Gap Panel, hearing on Understanding Aspirations of Radical Islam: Why Mainstream Islam is Radically Different, 3 p.m., 2118 Rayburn.

November 4, Regional Powers Panel, hearing on U.S. response to regional powers and interagency planning capabilities, 12 p.m., 2118 Rayburn.

Committee on Energy and Commerce, November 2, Subcommittee on Energy and Air Quality, hearing entitled “Natural Gas and Heating Oil for American Homes,” 1 p.m., 2123 Rayburn.

November 3, Subcommittee on Commerce, Trade, and Consumer Protection, to mark up H.R. 4127, Data Accountability and Trust Act, 10 a.m., 2123 Rayburn.

Committee on Government Reform, November 1, Subcommittee on Criminal Justice, Drug Policy and Human Resources hearing entitled “Sick Crime: Counterfeit Drugs in the United States,” 2 p.m., 2154 Rayburn.

November 1, Subcommittee on Federalism and the Census, hearing on Historic Preservation vs. Katrina and Rita: What Role Should Federal, State and Local Governments Play in Preserving Historic Properties Affected by these Catastrophic Storms? 10 a.m., 2154 Rayburn.


November 3, Subcommittee on Prevention of Nuclear and Biological Attack, hearing entitled “Bioscience and the Intelligence Community,” 10 a.m., room to be announced.

Committee on International Relations, November 1, Subcommittee on Africa, Global Human Rights and International Operations, hearing on Sudan: Losing Ground on Peace? 4 p.m., 2172 Rayburn.

November 2, Subcommittee on the Western Hemisphere, to mark up the following: a measure Mourning the horrific loss of life caused by the floods and mudslides that occurred in October 2005 in Central America and Mexico and expressing the sense of Congress that the United States should do everything possible to assist the affected people and communities; H. Con. Res. 458, Conveying the sympathy of Congress to the families of the young women murdered in the State of Chihuahua, Mexico, and encouraging increased United States involvement in bringing an end to these crimes; and H. Res. 458, Remembering and commemorating the lives and work of Maryknoll Sisters Maura Clarke and Iita Ford, Ursuline Sister Dorothy Kazel, and Cleveland Lay Mission Team Member Jean Donovan, who were executed by members of the armed forces of El Salvador on December 2, 1980, 3:30 p.m., 2200 Rayburn.


Committee on the Judiciary, November 1, Subcommittee on Commercial and Administrative Law, oversight hearing entitled “Administrative Law, Process and Procedure Project,” 10 a.m., 2141 Rayburn.

November 1, Subcommittee on the Constitution, oversight hearing entitled “The Voting Rights Act: Section 5—Preclearance Standards,” 2 p.m., 2141 Rayburn.

November 1, Subcommittee on the Constitution, oversight hearing entitled “Pain of the Unborn,” 4 p.m., 2141 Rayburn.


November 3, Subcommittee on Courts, the Internet, and Intellectual Property, oversight hearing entitled “Content Protection in the Digital Age: The Broadcast Flag, High-Definition Radio, and the Analog Hole,” 2 p.m., 2141 Rayburn.


Committee on Resources, November 3, Subcommittee on Fisheries and Oceans, oversight hearing on the Growing
Problem of Invasive Asian Carp in the Great Lakes and Mississippi River System, 10 a.m., 1334 Longworth.


November 3, Subcommittee on Water and Power, hearing on the following bills: H.R. 862, To redesignate the Rio Grande American Canal in El Paso, Texas, as the “Travis C. Johnson Canal;” H.R. 1190, San Diego Water Storage and Efficiency Act of 2005; H.R. 2563, To authorize the Secretary of the Interior to conduct feasibility studies to address certain water shortages within the Snake, Boise, and Payette River systems in Idaho; and H.R. 3153, Upper Colorado and San Juan River Basin Endangered Fish Recovery Implementation Programs Reauthorization Act of 2005, 10 a.m., 1324 Longworth.

Committee on Science, November 2, Subcommittee on Energy, hearing on Winning Teams and Innovation Technologies from the 2005 Solar Decathlon, 2 p.m., 2318 Rayburn.

November 3, full Committee, hearing on Status of NASA’s Programs, 10 a.m., 2318 Rayburn.

Committee on Small Business, November 1, hearing entitled “Promoting Private Sector Emergency Preparedness,” 2 p.m., 2360 Rayburn.

Committee on Transportation and Infrastructure, November 3, Subcommittee on Economic Development, Public Buildings and Emergency Management, hearing on proposals in response to Hurricane Katrina, 10 a.m., 2167 Rayburn.

Committee on Veterans’ Affairs, November 3, Subcommittee on Disability Assistance and Memorial Affairs, oversight hearing on the development of the Veterans Benefits Administration’s annual budget request, 2 p.m., 334 Cannon.

Committee on Ways and Means, November 1, Subcommittee on Social Security, hearing on Social Security Number High Risk Issues, 4 p.m., B–318 Rayburn.

November 3, hearing on “Review of Credit Union Tax Exemption,” 10 a.m., 1100 Longworth.

Permanent Select Committee on Intelligence, November 3, executive, briefing on Global Updates/Hotspots, 9 a.m., H–405 Capitol.

Select Bipartisan Committee to Investigate the Preparation for and Response to Hurricane Katrina, November 2, hearing entitled “Hurricane Katrina: The Federal Government’s Use of Contractors to Prepare and Respond,” 1 p.m., 2154 Rayburn.

Joint Meetings

Joint Economic Committee: November 3, to hold hearings to examine the current economic outlook, 10 a.m., 2175 RHOB.

November 4, Full Committee, to hold hearings to examine the employment-unemployment situation for October 2005, 9:30 a.m., 2226 RHOB.
Next Meeting of the SENATE
2 p.m., Monday, October 31

Senate Chamber
Program for Monday: After the transaction of any morning business (not to extend beyond 4 p.m.), Senate will begin consideration of S. 1932, Budget Reconciliation.

Next Meeting of the HOUSE OF REPRESENTATIVES
3 p.m., Monday, October 31

House Chamber
Program for Monday: The House will meet in pro forma session at 3 p.m.

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