The House met at 10 a.m. and was called to order by the Speaker pro tempore (Mr. CHAFFETZ).

DESIGNATION OF SPEAKER PRO TEMPORE
The SPEAKER pro tempore laid before the House the following communication from the Speaker:

WASHINGTON, DC, February 10, 2011.
I hereby appoint the Honorable JASON CHAFFETZ to act as Speaker pro tempore on this day.

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

MORNING-HOUR DEBATE
The SPEAKER pro tempore. Pursuant to the order of the House of January 5, 2011, the Chair will now recognize Members from lists submitted by the majority and minority leaders for morning-hour debate.

The Chair will alternate recognition between the parties, with each party limited to 1 hour and each Member other than the majority and minority leaders and the minority whip limited to 5 minutes each, but in no event shall debate continue beyond 11:50 a.m.

EGYPTIAN ORPHANAGE
The SPEAKER pro tempore. The Chair recognizes the gentleman from Pennsylvania (Mr. PITTS) for 1 minute.
Mr. PITTS. Mr. Speaker, as I rise today, I am mindful of events occurring in Egypt. And I want to extend my congratulations to the Lillian Trasher Orphanage of Asyut, Egypt, which is celebrating 100 years of service this month. As our ally Egypt stands on the cusp of a new future, one hopefully based on respect for democracy and human rights, we honor the people who have worked for decades to build an educated and productive civil society there.

The Lillian Trasher Orphanage, begun in 1911 by an American from Jacksonville, Florida, is one of the oldest and longest-serving charities in the world. It currently serves over 600 children, along with widows and staff. This pillar of the community has been home to thousands of children who needed food, shelter, and a family. Orphanage graduates serve around the world as bankers, doctors, pastors, teachers, and even in the U.S. Government.

Despite many challenges over the years, the wonderful staff, now led by George and Fatihia Assad, has continued serving the children no matter what the circumstances. We applaud that cloud of witnesses over the past 100 years who have supported this organization through service, friendship, prayers, and donations. And we support and stand with this great institution and voice our ongoing support for this and other similar Egyptian grassroots organizations during this critical period in the nation's history.

HONORING BEV RENS
The SPEAKER pro tempore. The Chair recognizes the gentleman from Iowa (Mr. BRALEY) for 5 minutes.
Mr. BRALEY of Iowa. Mr. Speaker, there are 435 Members of the House of Representatives. We come from all over the country, and every one of us encounters people from the towns and cities and rural parts of our district that inspire us through the heroic action that they exhibit every day of their lives.

Mr. Speaker, I rise this morning to talk about one of those heroic people that I’ve known for 35 years. Her name is Bev Rens, and I met her when I was working with her husband at a grain elevator in the small town of Hartwick, Iowa. I later got to know her better playing softball for a team called the Front Street Tap located in Brooklyn, Iowa, and Bev’s voice was always the loudest voice on the field because that’s the kind of person that she is. She is passionate, she is fierce in her dedication to her friends, and she has devoted her entire life to making her community, her State, and our country a better place for all Americans.

Bev recently had a curveball thrown at her when she was diagnosed with amyotrophic lateral sclerosis, also known as ALS—Lou Gehrig’s Disease. Bev has always taken life head-on, and that’s how she addressed this challenge, the same way she has lived her life every day that she has spent on this Earth. She didn’t get into self-pity. She started thinking about what she could do to stay connected to her friends, her family, and the important issues that she has cared about all of her life.

Those of us who have known Bev have known her as a nurse, as a community volunteer, and a political activist. And, in fact, her start in politics began in 1988 in the Iowa caucuses when she went to caucus for a candidate named Jesse Jackson. And she participated in her last Iowa caucus for another political candidate named Barack Obama. Bev recently celebrated her birthday on February 3, and you can see her surrounded in this picture by friends and family, including a granddaughter that is the light of her life.

But one of the things that Bev’s life teaches us is that we face challenges every day, and no challenge is too great for us to solve if we come together in a spirit of cooperation and a belief in the common good, that we can solve the problems that we face as a country. And that’s why I am here talking about my friend Bev Rens, because she is an inspiration to all of us in terms of what we can do to fight for a better America.

She decided a long time ago that access to health care was an important priority being denied millions of Americans, and she knew that from her...
work as a front-line care provider tak- ing care of sick people and trying to take care of them in their end of life experiences, which is one of the most precious times that a family gets to spend together. So as a nurse, Bev fought for care improvement that would improve quality of care to patients and expand access to care so that no American family could say that a loved one died because they didn’t have access to the type of care that Americans deserve.

It’s important for those of us who are struggling with this issue of how we provide quality, affordable health care to Americans to think about inspirational people like Bev and what she has done her entire life to help people in need, whether as a community volunteer, as a nurse, as an activist. What is the legacy that we will leave to our children and grandchildren when they look back at this Congress and say, What did you do to help me in my time of need? Because Bev never worries about that question. She says, I’ll be the first one in, and I will fight until I don’t have any breath in me left to give. And I’ll still fire up my computer every day, networked with friends around the country, talking about issues of vital public importance, trying to be part of the important discussion that Americans have every day about improving the quality of this country.

And predictably, in the wonderful small town where I grew up, Brooklyn, Iowa, Bev’s story has inspired many others to pick up the cause, and they formed what has been called Bev’s Brigade, an army of loyal volunteers who show up at her house every day to take care of her basic needs after a lifetime of helping others. It’s one way we pay it forward in this country, through the example she has given us. She think every day about what we can do to help each other. And that’s why Bev is an example to all of us of what the American spirit is all about.

REMEMBERING AMANDA ROS

The SPEAKER pro tempore, the Chair recognizes the gentlewoman from Florida (Ms. ROS-LEHTINEN) for 5 minutes.

Ms. ROS-LEHTINEN. Mr. Speaker, a few days ago, I lost an irreplaceable part of my family. My mother, Amanda Ros, passed away from complications due to Alzheimer’s. She was a loving, and caring woman who led an extraordinary life. She was my father’s rock, soulmate, best friend, and companion for 65 years. They led a unique and joyous life. She always kept him company and took him with her wisdom and her kindness.

It was her strength that helped our family transition as we fled the Castro regime and settled in south Florida. It was her determination and sense of purpose that inspired my father and her to start a small freight forwarding company in Miami that they ran together for over 30 years.

Abu Mandy, as we called her, was an amazing grandmother. When I was first elected to Congress, my kids were very young, and my mother was an unwavering source of strength, taking care of them and traveling with me whenever I was in D.C. Her actions made my transition to Congress all the more manageable. My most ambitious goal was never to be a Member of Congress or to be chair of an important committee; it was to be for my children the kind of mother that she was to me.

She always taught me to be proud of my Cuban heritage and of my Jewish legacy.

My mother had many causes that were near and dear to her heart. First and foremost, both my parents championed the cause of a free Cuba. They partook in efforts to achieve this noble goal, and it saddens me deeply that my mother did not live long enough to see this goal of a free Cuba become a reality.

Her other passion, Mr. Speaker, was promoting organ donations. My mother believed in a world where individuals would help and care for one another. She believed that organ donation was the least that one could do for others, and I hope that others heed my mother’s passion and become enthusiasts of organ donations.

Losing someone we love to Alzheimer’s is sadly becoming all too common in our country. They call Alzheimer’s ‘the long goodbye,’ and it is something that no family should have to go through. You see a person whom you remember to be full of life, wonder and passion become a shell of her former self.

It destroys brain cells and causes memory changes, erratic behaviors and loss of body functions. It slowly and painfully took away my mom’s identity, her ability to connect with others, to think, to eat, to talk, to walk, to find her way home.

Every 70 seconds someone new develops Alzheimer’s. Too often Alzheimer’s falls under the wrongly held belief that it’s an expected part of aging. We must raise awareness of the disease and provide a voice to the voiceless. We must improve early screening and detection, giving families and loved ones a better chance to prepare for and slow the onset of this disease.

Families living with an Alzheimer’s loved one need all the support that they can get. My mother was fortunate to have our entire family rallying around her, as well as outstanding medical personnel who helped us manage the disease.

Eighty-seven percent of the time, it's family members who are the primary caregivers. Family members need assistance. It is tough for families to deal with everyday struggles of caring for loved ones with this disease, and the emotional toll is high. One-third of caregivers develop symptoms of the disease. The financial toll is significant.

My mother may be gone, but her legacy and love will forever be a constant presence in our lives, and we must all work together for a cure for Alzheimer’s.

EMPLOYMENT FOR OUR VETERANS

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

Mr. JACKSON of Illinois. Mr. Speaker, let me first identify with the two previous speakers and offer my sincerest condolences and heartfelt feelings.

Mr. Speaker, there is no higher sacrifice in our Nation than military service. Our men and women in uniform serve honorably, whether they are stationed at a base here in the United States or serving in a combat zone far from home.

Some join the military out of patriotism. Some join in order to see the world. But for many, those motivations are coupled with another factor: the lack of jobs in our communities. Facing shaky prospects, many young people turn to military service as an honorable, good-paying career.

But too many veterans end up unemployed when they leave the military. After dodging bullets on the battlefield, they find themselves jobless in the marketplace.

In the last few weeks, I’ve issued a call for unemployed Americans to send me their resumes for America-mail.house.gov so that I may enter their stories into the RECORD as a way of dramatizing the shameful unemployment problem in this Nation. I’ve heard from thousands of Americans, including a number of veterans, who are struggling under the weight of unemployment.

Mushi Israel of San Diego, California, is a Navy veteran who served for 20 years. He’s an information technology specialist who’s been out of work for an entire year. As Mr. Israel said, “There are a lot of great people who are out of work like myself who believe in the American Dream and society and just want to do an honest day’s work for an honest day’s pay.”

David Reinke of Burbank, California, was an Army lieutenant who received an honorable discharge in 1980. Although Lieutenant Reinke said in an email to me that his service was “brief and undistinguished,” he beg to differ. Anybody who puts on a uniform is distinguished and has the right to a good life right here in America.

David worked for an event staging company for over 20 years. As he put it, “Unfortunately the economic downturn forced our company to lay off 50 percent of the staff in an attempt to remain economically viable. I was one of those casualties.”

So after serving our country, Lieu- tenant Reinke became an economic casualty. He lost his job in January of 2010 and has been substitute teaching, where he tries to make ends meet.
Andy Lang, a retired disabled veteran from Snow Hill, North Carolina, who’s been out of work since last January, wrote, “You don’t know how scared I am, Congressman. Some days I don’t eat. Americans need help and they need it now.”

Ms. Harmony Leonard of Bradford, Pennsylvania, wrote to me. She served in the U.S. Navy from 1975 to 1979 and was honorably discharged. Ms. Leonard has worked as a teacher, a grant coordinator, a development officer, a general manager of a restaurant. She’s active in her community and said, “I did everything I could to be a vital part of my community, and now that I have accumulated experience and education I seem to be invisible and of little use to society.’’

She continues, “My saving grace is that I am a veteran, so I have medical care should I need it. And I am not starving because my partner is working in the natural gas industry. But what help do you have to tell me about my self-esteem? What about the stigma attached to not working?”

Mr. Speaker, there’s not a Member of this body who has a good answer for Ms. Leonard. How can we look our veterans in the eye, thank them for their service, and then tell them they are fresh out of luck when it comes to finding a job? How can we let them down like that?

I want to hear more stories like this because I know they’re out there, and I know there are more veterans who serve our country with honor and dignity and now find themselves unemployed.

So I’m calling on unemployed and underemployed veterans to send me your resume and your story to resumesfromveterans@mail.house.gov. I’ll submit them for the CONGRESSIONAL RECORD so that the unemployment problem among our veterans can be put front and center before our government and now that I have your resume we will not get you a job, but it can help force Washington to end the unemployment problem once and for all.

Again, veterans and service members can send their resume to me at resumesfromveterans@mail.house.gov.

Mr. Speaker, service to our Nation is an honorable profession, and we should honor that service by seeing to that every veteran has a job when their service is over. When you risk your life for your country, we should make sure you have a life when you return. No veteran should be left questioning how they will feed their family, wondering about their self worth, or fretting about their financial future.

It’s time, Mr. Speaker, we did something about the rate of unemployment and for all for everybody, especially our veterans.

Resume—Mushi Israel

Hello Resumes for America, after seeing Rev. Jesse Jackson on CNN this morning in discussion about the rate of unemployment in the U.S., I decided to send in my resume.

And I hope this will bring light to the government as to the real conditions of the country. There are lots of great people who are out of work like myself who believe in the American dream and society and just want to do an honest days work for an honest days pay.

I am a Navy veteran who served 20 years for my country. I have a BS degree in Information Technology, and my background in Naval Telecommunication is my expertise. I am currently working on a Masters Degree in Information Technology Project Management. I am also working on Cisco Certification Network Associate (CCNA), Cisco Information System Security Professional (CISSP) courses.

I believe it’s so unfair for people like myself to be out of work when there are so many jobs that are outsourced in third world countries just for the profits of companies. What are we to do? I realize we are of a globalization for products and services around the world, but to the expense of US workers that help build this country and help to defend for the rights and privileges for all.

Help,

Mushi Israel

Mushi Israel, PO Box 86714, San Diego, CA, 92138
Phone: (619) 643-2270
Email: mushi003@gmail.com
http://www.linkedin.com/pub/mushi-israel/a/72/66
Monday, January 17, 2011

JOB OBJECTIVE


SUMMARY

Exceptional professional with over 20 years experience of service working with Naval Telecommunications equipment with the US Navy.

Information Technology Project Manager.

Communications Data Link-Navy Systems Analyst

Microsoft 2000 Server System Administrator.

Technical Control Supervisor US Navy Telecommunications


EXPERIENCE


Performed as Project Program Management for tactical line of sight radio networks and wireless wide area relay networking systems.

Assisted in the development and research of Communications Data Link (CDL-N) system, revised system design/test procedures, and developed quality assurance standards.

Fiber Optic Installation and Test Certification on tactical Navy terminals and cabs.

Perform shipboard installation, testing, Casualty Report (CASREP) activities, System Operational and Verification Testing (SOVT) documentation.

Develop training materials and provided operator/maintenance instruction. PerformedCrypto operation/maintenance, managedEKMS material inventories and destructions.


Assisted in system analyst data input, operational testing with Navy, Army, Air Force, and Marine telecommunications engineers.

Project Manager for Tactical Line of Sight Wireless Wide Area Relay Network System; coordinated and organized research and development, analyzed and gathered data, and developed solutions.

Documented findings of study and prepared recommendations for implementation of new system procedures according to organizational policy.

Organized and assisted in development of test plans for tactical communications systems in support of research and analysis.


Naval Telecommunications Computer Systems Administrator, provided and implemented network architecture, configurations including hardware and software technology for Network Operating Center.

Utilized connectivity to include Frame Relay Devices, High Speed Data, Bandwidth Efficiency Satellite Transmission (BEST), INMARSAT, NEIRA-B terminal equipment and associated peripherals to support communications for USN ships and support shore stations.

Work closely with Naval Telecommunications messaging service for the Network Operating Center supporting USN ships.

EDUCATION

BS Information Technology
Certified Fiber Optics Installer
Forklift Operator Qualified
National University
KTPC Fiber Optics
Navy Base
San Diego, CA

U.S. NAVY ENLISTED CLASSIFICATION (NEC)

TRAINING

IT-2736 Information System Administration
IT-2306 Computer Based Training Technician
IT-2379 Transmission System Technician
IT-2318 Communication System Technician
Control Operator
IT-2333 Communication System Manager
IT-2358 Super High Frequency/Satellite Communications System Operator
IT-2346 Low-Level Keying Teletype Repair
IT-2342 MOD 28 Teleprinter Repair
IT-9710 Electronic Equipment Repair
IT-2782 Defense Message System Administrator

ADDITIONAL TRAINING EXPERIENCE

Naval Aviation Logistics Database Administrator (NALCOMS)
Navy Global Positioning System Operator (GPS)

Communications Quality Monitoring System Operations
Common High Bandwidth Data Link (CDL-N) Terminal
Communication Data Link-Navy (CDL-N) Terminal
Video Integration Group (VIG) Terminal
Joint Tactical Radio System (JTRS)
AN/VRC-99A/B Radio Subject Matter Expert (SME)
Rave Computer and Sun Microsystems
Wideband Networking Waveform (WWN)
Radio System
Naval Tactical Data System (NTDS)
UNIX Based Computer Operating System Administrator
Automated Digital Network System (ADNS)
Integrated Shipboard Network System (ISNS)
Advanced Narrowband Digital Voice Terminal (ANDVT)
Designated Multiple Access (DAMA)
Global Command and Control System (GCCS)

February 10, 2011
CONGRESSIONAL RECORD—HOUSE
H605
Dear Representative Jackson:

I am sending you my resume. I am a 24 year disabled Veteran, I retired from my country but it seems as though my country is not serving me! There is so much bickering and an unwillingness from the people we elected in Washington to help us. The people expecting a bonus in your pocket, I am guaranteeing yours is going up over 3.15 a gallon where I live in North Carolina its hard to go look for a job. Something HAS to be done NOW to solve the problem not 5-10 years from now. Get rid of the tax on gasoline across the board. Even when they finally change over to another form of energy for transportation this will only add to the problem. We are not asking for any special favors, just a opportunity to go back to work full time.

We are not asking for any special favors, just a opportunity to go back to work full time.

My resume is attached.

Best of luck to you with this project.

Respectfully,

David L. Reinke

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Respectfully,

David L. Reinke
age; and I am a woman. While the first two can be addressed outwardly the last two I can not prove but I suspect. Yesterday I had an interview with a local non-profit organization. Sitting with the director and two managers I was told, “We wanted to talk with you but we can’t afford you.” I was there for an hour and a half with me acting as a consultant. Should I send them a bill for my services?

My fear is that I will never work again; that I will age out before I find employment. I feel betrayed by my society. I worked through college as a single parent in the hopes I could earn a better living for my children. I still work in my community. I did everything I could to be a vital part of my community and now that I have accumulated experience and education I seem to be invisible and of little use to society.

I was very disappointed during the recent State of the Union address that President Obama did not address the employed. There are over 30 million of us with no income, and in my case no unemployment. The vision of the speech seemed to skip over the current reality. At my age I probably will not see the future he predicts. What will happen to those of us who are caught between being productive citizens and retirement? We are the invisible industry. But what about me? What about my self esteem? What about the stigma attached to not working?

Thank you for all you are doing to bring everything I can to get our economy back to work.

Sincerely,
Ms. HARMONY LEONARD,
Harmony J. Leonard
549 W. Washington Street
Bradford, PA 16701
814.362.3348
laverdengrits@yahoo.com

EXPERIENCE AND ACCOMPLISHMENTS
ANNUAL GIVING
Planned and implemented the Annual Giving program soliciting alumni, parents and friends giving by direct mail and phone. (Catawba College and Mansfield University.)
Wrote and coordinated the production of segmented direct mail solicitations and outgoing correspondence to alumni, parents and friends. (Catawba College and Mansfield University.)
Hired, trained and supervised 10–25 student callers per semester for phonathon fundraising. (Catawba College and Mansfield University.)
Stewardship of donors through ongoing communication and relationship management. (Catawba College, Texas Woman’s University and Mansfield University.)
Responsible for the stewardship of foundation and university endowment funds including ensuring timely distribution of funds as indicated by fund criteria, compiling yearly report and stewardship of donors. (Catawba College, Texas Woman’s University and Mansfield University.)

GRANT FUNDING
Conducted the full range of activities required to prepare, submit and manage grant proposals to foundation and corporate sources. (Catawba College and Rowan-Salisbury Schools.)
Wrote successful grant proposals to private and public funding sources. (Catawba College and Rowan-Salisbury Schools.)
Performed research on foundations and corporations to evaluate prospects for grants. (Catawba College and Rowan-Salisbury Schools.)

SPECIAL EVENTS
Co-founded and managed the Bath County Farmers’ Market in rural Bath County, Virginia that grossed over $18,000 in vendor sales the first year.
Planned, executed and evaluated a wide variety of special events. (Rowan Salisbury Schools, North Carolina.)

VOLUNTEER MANAGEMENT
Recruited, trained and supervised adult and youth volunteers including board formation. (The Science Place, American Heart Association, and American Cancer Society.)

CAREER HISTORY
Development Officer, Major Gifts and Charitable Gift Planning, Texas Woman’s University, Denton, Texas, 2002 to 2003.
Manager, Volunteer Department, The Science Place, Dallas, Texas, 1995–1996.
Regional Director, American Heart Association, Oklahoma Affiliate, 1993 to 1995.

EDUCATION
Bachelor of Science, Family Life and Marketing, Texas Woman’s University, Denton, Texas, May 1991. Graduated Magna Cum Laude.
Associate of Applied Science, Small Business Management, Tarrant County College, Fort Worth, Texas, August 1990.

Professional Certificates
YMCA Personal Trainer Certification, 2008.
ServSafe Certification and Instructor Certification, National Restaurant Association, 2005.
Volunteer Mediation Certification, Cabarrus County Mediation Center, Concord, North Carolina, 2008.
Professional Training
RESA-1 Substitute Teacher Training, West Virginia, 2006.

COMMUNITY SERVICE
Bath County Farmers Market, Millboro, VA, 2008 to 2010.
Leadership Rowan, Class of 2001, Salisbury, NC.

MILITARY SERVICE

REFERENCES
Mrs. Donna Campagna
Bath County Farmers Market, Co-Founder
415 Mountain Creek RD
Millboro VA 24460
540.997.5432
decac@bath.k12.va.us
Mr. John Green
Community Fitness Center Director and Pastor
Calvary Baptist Church
Millboro VA 24460
540.997.5626
jmwrey@hotmail.com
Ms. Bonnie Johnson
Bath County Administrator
Bath County Courthouse
Warm Springs, VA 24445
540.839.7221
bathadmin@ids.net

GET DOWN TO THE BUSINESS OF PUTTING PEOPLE BACK TO WORK

The SPEAKER pro tempore. The Chair recognizes the gentleman from Rhode Island (Mr. CICILLINE) for 5 minutes.

Mr. CICILLINE. Mr. Speaker, I rise today with a question for my friends on the other side of the aisle: When will we get down to the business of putting people back to work?

My constituents in the First District of Rhode Island sent me to here to do everything I can to get our economy
back on track, pave the way for sustained recovery, and get Rhode Islanders back to work. And that’s why our colleagues and I in the Democratic minority are focused on job creation, economic development and debt reduction.

However, the first actions by the new Republican majority during their first month have not been consistent with these principles.

Unfortunately, my constituents, like Rhonda Taylor, for example, from North Providence, Rhode Island, whom I met yesterday, do not have the means to live within their means for the last 3 years ago. And her unemployment compensation benefits were exhausted nearly a year ago.

Rhonda is a mother of three. She’s liquidated her savings and sold all of her possessions and now she’s afraid she’ll become homeless.

Rhonda proves why there is no time to spare. We need to focus on policies that create jobs today. The struggles of our unemployed friends and neighbors are heartbreaking and, unfortunately, all too common. People like Rhonda have no time to wait. The partisan games have to end.

Unfortunately, Rhonda’s story is not unique. I’ve been hearing similar messages for the past year from men and women all across Rhode Island. But instead of working on policies that will help real Americans like Rhonda, my friends on the other side of the aisle are playing politics with the Federal budget and the national debt, a budget that even Republican economists say could lead to double-digit unemployment and reverse the economic growth that is starting to take hold.

Blind budget cuts my colleagues in the majority are pursuing won’t help people like Rhonda but would rather do more to cut jobs than save or create them. What my friends fail to recognize is that partisan political games will not solve our Nation’s unemployment crisis which plagues nearly 14 million of our friends and neighbors.

The fact of the matter is the challenges facing us as a Nation are not Democratic challenges or Republican challenges. They are our challenges, and they require American solutions.

The work is demanding, yes, and it will test the will of both parties to make difficult choices. But as a Congressman, my responsibility is to reduce the deficit, cut spending, but also make the smart investments that will create jobs now and guarantee the prosperity of our great Nation.

Our Nation must make the investments in education, innovation, infrastructure and research that are critical to rebuilding our economy and putting people back to work because we cannot compete in the short term if we cannot innovate. And we cannot innovate in the long term if we fail to provide our children with access to a high-quality education. We cannot move goods and services throughout the economy if our infrastructure is crumbling. And America cannot compete in the global economy today and into the future.

I call on my Republican colleagues to join me so we can focus on putting Americans back to work by developing commonsense solutions and focusing on jobs.

INGERSOLL-RAND OF MOCKSVILLE NAMED “BUSINESS OF THE YEAR”

The SPEAKER pro tempore. The Chair recognizes the gentlewoman from North Carolina (Ms. FOXX) for 5 minutes.

Ms. FOXX. Mr. Speaker, I am so pleased to hear my colleagues start talking about the need for jobs. For the last 4 years, since they have been in control of the Congress, Republicans have been talking about that and how their job-killing policies have worked against the American people.

But, Mr. Speaker, today I want to speak about an outstanding industry in the Fifth District of North Carolina that has gone about creating jobs.

Businesses that create jobs and invest in their communities are our ticket to economic growth and recovery in today’s economy. That’s why it’s impressive that Ingersoll-Rand’s manufacturing facility in Mocksville, North Carolina, recently received the Davie County Chamber of Commerce’s Business of the Year award.

The hardworking people at Ingersoll have brought about 200 jobs to Davie County in recent years, which, during these difficult economic times, is a tangible boost to the community. These are good jobs that are strengthening the local economy.

Ingersoll’s major investment in Davie County is a tribute to the fact that the area’s skilled workforce is composed of men and women who are dedicated to producing the best products in the world. The hundreds of workers at Ingersoll in Mocksville are the driving force behind this award, and I tip my hat to everyone at Ingersoll-Rand in Mocksville for this important recognition for their hard work and investment in Davie County, North Carolina.

THE BUDGET

The SPEAKER pro tempore. The Chair recognizes the gentlewoman from the Virgin Islands (Mrs. CHRISTENSEN) for 5 minutes.

Mrs. CHRISTENSEN. Mr. Speaker, next week President Obama will send his budget to Congress, and news coming from the White House will not be good. But the rumored war from the Republican leadership promises to make a bad situation much, much worse.

From what we are hearing, all of us can expect the same policies which took an over-$5 trillion surplus that Democrats and President Clinton sacrificed to create and turned it into the dream-crushing deficit that we are faced with today.

They have made cutting spending sound like a good thing, but it is not when you look at where the cuts will come from. They will not come from the tax cuts for the wealthy and not from the wars we need to end, but they will come from programs that communities and families need now more than ever. This is Bush deja vu all over again. And every economist that I have read says that with this economy in such a fragile state, with the country only at the beginning of recovery, and with far too many of our fellow Americans hurting, this is not the time to cut spending.

It is not that I am against making prudent cuts to reduce the deficit, but the cuts I am hearing about so far will hurt those the President said should not be hurt: the most vulnerable, children, the poor, the majority of whom are racial and ethnic minorities, and disabled and elderly.

We in the Congressional Black Caucus have placed ourselves in the breach on behalf of those who would otherwise remain nameless because no one is willing to name them. They are Native Americans, Alaskan Natives, African Americans, Hispanic Americans, Asian and Pacific Island Americans, and the poor and rural Americans of every race and ethnicity.

If we do nothing every year, we will develop a budget that treats all Americans fairly, does not leave anyone behind, but gives a helping hand to those who need it, and also reduces the deficit.

We agree with President Obama that prudent cuts to reduce the deficit, but not from the tax cuts for the wealthy and not from the wars we need to end.

But we can’t win the future without making sure that the area’s skilled workforce is composed of men and women who are dedicated to producing the best products in the world. The hundreds of workers at Ingersoll in Mocksville are the driving force behind this award, and I tip my hat to everyone at Ingersoll-Rand in Mocksville for this important recognition for their hard work and investment in Davie County, North Carolina.

Ingersoll-Rand of Mocksville named “Business of the Year”
and well-trained staff are helped to meet the standards that are required to do that. And we cannot win the future if we turn back all of the newly gained benefits and savings in the Affordable Care Act. We will never win the future if we allow the Republicans to pass a budget that causes us to lose those provisions which enable minorities, rural residents, and the poor to achieve better health, to be more productive, and to have a better quality of life. These health-care provisions will help end the inequality and injustice in health care that Dr. King called shocking and inhumane.

And we cannot win the future if we don’t do all we can to make sure we address the mortgage crisis and help families keep the homes they need to raise their families in. We cannot win the future without jobs and more jobs. And I’m talking about good jobs.

So as we prepare to debate the budget, and as we have already begun to debate, it is a budget that in many instances and in many ways spells gloom and doom for people who have been expecting and looking for some opportunity to move our government and our country forward.

In order to really understand how we got to where we are, I think it is important for us to remember that President Clinton left President Bush with a deficit at the end of the year of $230 billion; a $700 billion bailout of Wall Street banks; a $1.2 trillion deficit. And let’s keep in mind that this was the deficit on day one of the Obama administration. Well before President Obama enacted a single piece of legislation and the American Recovery and Reinvestment Act.

The failed economic policies of the Bush administration led to this enormous deficit. The tax cuts totaled $1.3 trillion over 10 years, in which most of the tax relief went to the top 1 percent of income earners; a Medicare prescription drug benefit with a 10-year cost of nearly another $1 trillion; a two year cost of $800 billion. A ten year extension of all these tax cuts will cost $3.8 trillion—$3 trillion of which are the popular middle-class tax cuts.

Earlier this week, the Congressional Budget Office released its latest projections of the Social Security Trust Fund. It was previously projected to go into a cash deficit in 2017, but now CBO has projected that the trust fund is now running a deficit. The trust is expected to be exhausted in 2037.

We can no longer operate under the assumption of the last decade, that we can increase spending and reduce taxes without having to pay for it.

The last Congress took important steps to restore some important tools that were used to produce the first budget surplus in more than a decade. And in the latest Statutory PAY-As-You-Go—meaning if Congress wants to increase mandatory spending, we have to offset it by reducing spending elsewhere in the budget or increase taxes to cover the increase.

Unfortunately, the new Republican Majority has changed House rules gutting PAY-GO’s effectiveness in the Congressional budget process. The so-called CUT-GO rule prohibits offsetting any new mandatory spending with a revenue increase. This makes it nearly impossible to pay for any new spending or tax cuts with revenue increases and will require only spending cuts.

In another unprecedented change, the House last week voted to give the House Budget Committee Chairman the sole responsibility for setting discretionary spending levels for the remainder of Fiscal Year 2011. The House of Representatives as a whole will be deprived of the right to vote up or down the Budget Chairman’s levels.

We have to remember that what we do with the Federal budget touches everyone. Our fiscal problems are very complex and they need to be addressed, but there is no simple, one-size-fits-all solution.

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**CBC BUDGETARY PRIORITIES**

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

Mr. DAVIS of Illinois. Mr. Speaker, as we prepare to debate the budget, and as we have already begun to debate, it is a budget that in many instances and in many ways spells gloom and doom for people who have been expecting and looking for some opportunity to move our government and our country forward.

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We have to remember that what we do with the Federal budget touches everyone. Our fiscal problems are very complex and they need to be addressed, but there is no simple, one-size-fits-all solution.
RECESS

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

Accordingly (at 10 o’clock and 34 minutes a.m.), the House stood in recess until noon.

□ 1200

AFTER RECESS

The recess having expired, the House was called to order by the Speaker at noon.

PRAYER

Cardinal Donald Wuerl, Archdiocese of Washington, Washington, D.C., offered the following prayer:

Let us take ourselves in the presence of God. Good and gracious God, You call us to make our way through this life with You and challenge us to walk arm-in-arm with each other. As we confront the human condition, You bless us with intellect and free will to establish institutions to guide our human affairs, to confirm the possibility of freedom, personal development, and prosperity for the common good.

We ask You to bless and strengthen all who strive to improve the human condition and foster a caring respect for each person. In Your goodness, bless the Members of our Nation’s House of Representatives. May all their deliberations and discussions be inspired by the wisdom and vision of Your kindness. And may the work conducted here today bear rich fruit that nurtures all of the citizens of this Nation and our dreams for a better world.

All of this we ask in Your Most Holy Name. Amen.

THE JOURNAL

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

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

PLEDGE OF ALLEGIANCE

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

Mr. MURPHY of Pennsylvania 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.

WELCOMING CARDINAL DONALD WUERL

The SPEAKER pro tempore. Without objection, the gentleman from Pennsylvania (Mr. MURPHY) is recognized for 1 minute.

There was no objection.

Mr. BOEHNER. Mr. Speaker, it is my distinct honor to welcome His Eminence Cardinal Donald Wuerl, Archbishop of Washington, D.C., and to thank him for offering the opening prayer as we begin our work today.

Like many of his parishioners, I know Cardinal Wuerl to be a man of generous spirit and immense gifts, a true leader of the faithful. When he was elevated to the College of Cardinals last fall by Pope Benedict, it was a proud and humbling moment for all of us. His elevation came nearly a quarter of a century after being ordained a bishop by His Holiness John Paul II. Cardinal Wuerl went on to serve as Bishop of Pittsburgh, where he was born and raised, until his appointment here in Washington, D.C.

Around the world, Cardinal Wuerl is respected and admired for his efforts on behalf of Catholic education. He currently serves as chancellor of the Catholic University of America and is a champion of the D.C. Opportunity Scholarship Program, which helps disadvantaged students gain access to quality education.

Again, on behalf of my colleagues, it is an honor to welcome Cardinal Wuerl to the People’s House.

WELCOMING CARDINAL DONALD WUERL

The SPEAKER pro tempore. Without objection, the gentleman from Pennsylvania (Mr. MURPHY) is recognized for 1 minute.

There was no objection.

Mr. MURPHY of Pennsylvania. Mr. Speaker, as a Member who represents the area of Pittsburgh that is also part of the Pittsburgh diocese, I would also like to welcome Cardinal Wuerl to the House of Representatives. He is a great leader in the faith community and a friend, and certainly a friend to everybody in the Nation now as well as those in the Pittsburgh region.

He began his career as an assistant pastor at Saint Rosalia Parish in Pittsburgh. There he became secretary to Pittsburgh Bishop John Wright. Then at Saint Paul’s Seminary in Pittsburgh, he worked as a rector. In 1988, Bishop Wuerl was installed as the 11th Bishop of Pittsburgh, where he led 18 years. He led 800,000 Roman Catholics in 214 parishes throughout southwestern Pennsylvania.

I should say we also knew him from his television series called “The Teaching of Christ,” which was distributed throughout the Christian Associates cable channel, and his best-selling catechism of the same name, which is now I believe in its 30th year of publication, translated into over 10 languages.

I echo the comments made by our Speaker in thanksgiving of the Cardinal’s leadership and the esteem we all hold him in. We are most grateful that he came here today and led us in prayer.

ANNUCICATION BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. The Chair will now entertain up to 15 further requests for 1-minute speeches on each side of the aisle.

NEED TO WORK ON CREATING JOBS

(Mr. BACA asked and was given permission to address the House for 1 minute.) Mr. BACA. Mr. Speaker, it is time for Congress to roll up its sleeves and begin to work together. Democrats and Republicans must come together to create new jobs for the American people, strengthen our recovery, and reduce the debt.

Yet instead of finding some common ground solution, Republicans have put forward an agenda that only serves to divide the American people. Yes, we must lower the deficit and national debt, but it is wrong to balance the budget on the backs of honorable Americans with dangerous cuts that may lead to double-digit unemployment.

In my district in California in the Inland Empire, our unemployment rate is nearly 14 percent. My constituents can’t afford to have Congress play politics with the budget and the national debt. They need jobs. They need to make sure that they are putting food on the table and paying their mortgage, not another government shutdown.

COMMUNICATION

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


Hon. JOHN A. BOEHNER, Speaker, House of Representatives, Washington, DC.

DEAR MR. SPEAKER: Attached is a facsimile of a letter of resignation submitted by Rep. Christopher J. Lee to the pertinent Executive authority in the State of New York. It was received in the Capitol last evening. The facsimile previously laid before the House was addressed to the Governor rather than to the Secretary of State. This document will round out the papers of the House on this matter.

Sincerely,

JOHN V. SULLIVAN,
Acting Secretary of State, State of New York, Albany, NY.

DEAR SECRETARY OF STATE COLON: I hereby submit my resignation as United States Representative of the 26th District of New York, effective 5:00 p.m., Eastern Standard Time, Wednesday, February 16. Attached is the letter I submitted to Governor Andrew Cuomo.

Sincerely,

CHRISTOPHER J. LEE,
Member of Congress.
I urge all of my colleagues, Democrats and Republicans, to focus on the big picture and get to work on creating jobs. Let’s build our future.

JUST ANOTHER DAY ON THE TEXAS BORDER, PART II

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

Mr. POE of Texas. Mr. Speaker, American missionaries Nancy and Sam Davis ran a charity in poor villages in Mexico. Recently, Nancy and Sam were driving home to Texas from Mexico when they were ambushed near the border by a roadblock of masked gunmen who opened fire on them. Nancy was shot in the back of the head. Sam bravely raced against oncoming traffic to the border while Nancy sat in the passenger seat bleeding to death. Nancy did not survive and died in McAllen, Texas.

The Mexican government has already said they will not investigate this homicide, and the American government must hold Mexico accountable. The narco-terrorists continue to murder Americans in lawless Mexico, and they will continue their terror on our side of the border if they are not stopped. They are international bandits. Meanwhile, our Federal Government continues to whittle by the graveyard of victims while the people in the border town live in constant fear and danger. But it is just another day on the Texas border.

And that’s just the way it is.

JOB CREATION, ECONOMIC RECOVERY, AND DEBT REDUCTION

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

Mr. SIRES. Mr. Speaker, as I listen to the debate in this House, we need to put politics aside and pursue policies that move America forward. I encourage my Republican colleagues to focus on legislation that creates jobs, economic recovery, and debt reduction.

While cutting spending is an important aspect of reducing the deficit, we must ensure that it is done in a way that will not threaten jobs, economic growth, and the security of our middle class. I am particularly troubled by recent proposals that would slow long-term investment in transportation, clean energy, innovation, and education. Spending cuts in these areas are unwise for our economic future, especially when it comes at the expense of the American workers. We need to continue to foster investment in these fields in order to expand private sector growth and put America back to work.

The situation in this country is such that every bill that comes before this House must be measured by whether it creates jobs, strengthens the middle class, and reduces the deficit. It is imperative that we come together to meet these goals in order to lay the foundation for future prosperity in this country.

FEDERAL RESERVE CHAIR BERNANKE: BIG DEFICITS COULD HURT THE ECONOMY

(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, Federal Reserve Chairman Ben Bernanke of Dillon, South Carolina, is the latest leading economist to admit that out-of-control deficits could hurt our national economy. Last week, Mr. Bernanke warned, “Sustained high rates of government borrowing would both drain funds away from private investment and increase our debt to foreigners.” This borrowing would lead to higher lending costs for small businesses and consumers. This threatens small businesses across America trying to create jobs.

At the same time, House Republicans are proposing billions in spending cuts. House Budget Chairman PAUL RYAN called this is a “down-payment” in attacking Washington’s spending spree. This is just the beginning. As Speaker JOHN BOEHNER has stated, “There’s no limit to the amount of spending we’re willing to cut.” Republicans made a pledge to America, and we’re now making good on it.

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

HOCKEY IS FOR EVERYONE MONTH

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

Mr. QUIGLEY. Mr. Speaker, as you know, I come from Chicago, home of the world champion Chicago Blackhawks, and I rise today in support of the National Hockey League’s designation of the month of February as “Hockey is for Everyone Month.”

“Hockey is for Everyone” is a nationwide initiative that works to break racial and economic barriers that prevent children from playing ice hockey. It reaches more than 300,000 underprivileged boys and girls annually across North America and includes programs for veterans and the disabled. I believe that no matter your background, every child should have the opportunity to play the greatest sport in the world.

Increased access to healthy exercise will aid in the fight against childhood obesity and continue to decrease high school dropout rates. On behalf of kids all over the continent, I thank the National Hockey League for its efforts for putting more hockey sticks in more hands—and more pucks on those sticks.

WHERE ARE THE JOBS?

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

Ms. EDWARDS. Here we are, it’s mid-February. The Republicans took control. They won the election in November on an agenda of trying to create jobs for the American people. Two months into after being sworn in, here we are now—still haven’t created a job. We haven’t put a single bill on the floor of the House of Representatives that creates jobs for the American people.

With over 9 percent unemployment—among African Americans, 16 percent unemployment—communities across this country hemorrhaging, corporations in this country sitting on $2 trillion in cash—and still no jobs.

So what are the Republicans doing instead? Here’s what they’re trying to do. They’re trying to further restrict a woman’s right to choose—not creating jobs, but want to get in the middle of your doctor’s office to restrict your right to choose. Hours and hours of debate to direct committees to oversee regulations. Well, that’s our job, to oversee the regulatory process. We don’t need hours of debate to give us permission to oversee the regulatory process. Still no jobs.

What else are the Republicans doing? They’re reviewing, reviewing. Well, that’s safe. What do we have to review? Our job, of course, is to review. But our job is to create jobs for the American people. That’s what they expected out of the election. That’s what we need to deliver them.

TITLE X FAMILY PLANNING FUNDING

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

Ms. CHU. So far the Republican majority hasn’t created a single job. In fact, they haven’t even put a jobs bill on the House floor. Instead, they are focusing on partisan priorities that just don’t help the country come out of this recession. Instead of putting people back to work, they are restricting women’s reproductive rights.

Next week they will gut Title X funding for family planning. This Federal money is a critical health care safety net for women around the country. It has helped improve the quality of women’s health, given women free choice, and also saved lives. Title X helps low-income women afford PAP smears and STD testing. It helps reduce unintended births and abortions. And who doesn’t want to do that?

It’s month 1; and instead of working on the economy, they are working to limit women’s personal choices. Instead of doing the right thing, let’s join together and address the real needs of the American people—jobs.
BEADING TO BEAT AUTISM

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

Mr. YARMUTH. Mr. Speaker, it takes real heroes and real leaders to believe in the possibility of what we can do through hard work, perseverance, and commitment to make the world a better place. I'm proud to say that my hometown of Louisville has many of these leaders, and this week, one of them, 13-year-old Michala Riggle, was recognized nationally with the Gloria Barron Prize for Young Heroes. She deserves recognition, and I rise to applaud Michala's work with Beading to Beat Autism, which has been nothing but miraculous.

Three years ago, after learning that an underfunded treatment program could help thousands of kids in Louisville with autism, like her brother Evan, Michala stepped up. She planned to enlist her friends and family to raise $200,000 by making beaded bracelets and selling them for $3 each. People told her it was impossible, but she said, "It's just like a ball game. If you don't believe you can win, it's game over before you start. You gotta believe. And after 6 months, Michala had reached her goal. To date, she's raised $350,000 to help children with autism. Now, through Beading to Beat Autism.org, she hopes to raise $300 million to finance an autism research center in Louisville. And I don't doubt that she can accomplish that.

Mr. Speaker, I urge the Members of the House to join me to salute her. I'm proud to wear her bracelets and proud that she's a resident of the Third District of Kentucky.

Congratulations, Michala.

JOBS CRISIS ON OUR HANDS

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

Mr. DEUTCH. In a time of great economic strife, Americans deserve more from their leaders than recycled attacks on their constitutional rights. Let's not deny women access to birth control and wellness care provided by Planned Parenthood, or the Presidential Women's Center in my district, or the many other providers instrumental in reducing unwanted pregnancies in America. Let's not levy special taxes on women who have never had an abortion, but pay for a private health plan that covers these procedures. Let's not subject any citizen to government in the doctor's office because of their gender.

The retired women in my district who were on the front lines of the fight for equality in reproductive rights know what path these policies will lead us down. Let's not create a crisis in America—a crisis of public health, a crisis of back-alley abortions and accidental sterilization, of less education and more sexually transmitted diseases, of fewer routine screenings and more cervical cancer.

We already have a crisis on our hands in this country—a jobs crisis—and in November, Americans voted this Congress to address it.

TURN TO THE FUTURE OF OUR CHILDREN

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

Ms. WILSON. Mr. Speaker, today I rise with my colleagues for one reason—to talk about jobs. My constituents are hurting. They need help. They want to work. I've been here for almost 2 months, and I'm still waiting to hear a Republican plan for jobs. So far this week, the only things I've voted on are our renaming of a courtroom and taking back money that we have already given to the United Nations. When are we going to talk about jobs? I came here to focus on jobs. My constituents sent me to Washington to focus on jobs.

All across the Nation, the high school class of 2011 is getting ready to graduate. Some will go on to higher education, some will enter the workforce. What type of world are they entering? What type of jobs will await them? I propose that we invest in the class of 2011. Instead of political games and bills that cut jobs, I propose that we invest in innovation and infrastructure. Please, I urge all of my colleagues to turn toward the future of our children—turn toward creating jobs for them.

DON'T IGNORE THE MIDDLE CLASS

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

Mr. TONKO. I rise today on behalf of the regular, everyday American families and those who work for a living. Just yesterday, my friends on the other side of the aisle released their job-killing spending policies. Make no mistake about it, these policies will deeply hurt the middle class and will not help grow jobs.

Let's look at these statistics: 83 percent of all United States stocks are in the hands of 1 percent of the American people. The top 1 percent of income earners in the United States now collectively own less than 3 percent of our Nation's wealth. I encourage my Republican colleagues in this House to stop in their efforts to take money away from those who use it to stay warm in the winter and cool in the summer, to stop in their efforts to take away money from those who keep our air safe and our water clean, and to stop in their efforts to take investments away from technology and jobs of the future.

Mr. Speaker, the middle class has been ignored for far too long. As the backbone of our country, it is time they get their fair share. I stand for empowering our middle class, not reducing jobs in America.

WHERE'S THE BEEF?

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

Ms. HANABUSA. Mr. Speaker, about 15 years ago, there was a commercial that is really applicable to today. It was about a woman who looked through hamburger buns and asked, "Where's the beef?" The American people are asking us, Where's the jobs?

We managed to survive and avoid the Great Depression of this century. Let me tell you, Mr. Speaker, what we need to do to continue with our recovery is to build public confidence. The only way we are going to build that public confidence is for people to feel that we are looking at what is so essential to their futures, so essential to the building of their confidence back in themselves and in government, and that is the creation of jobs.

Mr. Speaker, I believe all Members of this Congress must look to that. We must get down and address jobs. That is what we are here to do. That is what we need to do, or we will have failed the people who have sent us here.

PARLIAMENTARY INQUIRIES

Mr. JACKSON of Illinois. Mr. Speaker, I have a parliamentary inquiry. The SPEAKER pro tempore. The gentleman may inquire.
Mr. JACKSON of Illinois. Can any Member rise, Mr. Speaker, and move to suspend the rules and pass H. Res. 72 prior to the rule being called up?

The SPEAKER pro tempore. That is within the Chair's discretionary power of recognition. In addition, today is not a suspension day.

Mr. JACKSON of Illinois. Further parliamentary inquiry, Mr. Speaker.

The SPEAKER pro tempore. The gentleman may inquire.

Mr. JACKSON of Illinois. If a resolution can pass with unanimous support, is there any provision in the House rules that would allow the House to bypass 9½ hours of debate proposed in House Resolution 72, agree to House Resolution 72, and begin to consider other legislation dealing with job creation?

The SPEAKER pro tempore. The Chair cannot respond to hypothetical questions.

Mr. JACKSON of Illinois. Further parliamentary inquiry, Mr. Speaker.

The SPEAKER pro tempore. The gentleman may inquire.

Mr. JACKSON of Illinois. Is there any provision in H. Res. 72 that will create jobs?

The SPEAKER pro tempore. That is not a parliamentary inquiry.

Mr. JACKSON of Illinois. Further parliamentary inquiry, Mr. Speaker.

The SPEAKER pro tempore. The gentleman may inquire.

Mr. JACKSON of Illinois. Is it in order to ask unanimous consent to take from the Speaker's table H. Res. 72, ask for its immediate consideration, and for it to be adopted?

The SPEAKER pro tempore. The Chair is constrained not to entertain such a request.

Mr. JACKSON of Illinois. Further parliamentary inquiry, Mr. Speaker.

The SPEAKER pro tempore. The gentleman may inquire.

Mr. JACKSON of Illinois. Mr. Speaker, I ask unanimous consent to take from the Speaker's table H. Res. 72 and ask for its immediate consideration in the House, so that we can move on creating jobs.

The SPEAKER pro tempore. Under the announced policy of previous Speakers, as recorded in section 956 of the House Rules Manual, the Chair is constrained not to entertain that request.

Mr. JACKSON of Illinois. Mr. Speaker, I ask unanimous consent to take from the Speaker's table H. Res. 72 and ask for its immediate consideration in the House, so that we can move on creating jobs.

Isn't the appropriate response, Is there objection?

The SPEAKER pro tempore. Under the announced policy of recognition for such unanimous-consent requests, that request is not entertained.

Providing for consideration of House Resolution 72, directing committees to review regulations from Federal agencies

Mr. SESSIONS. Mr. Speaker, by direction of the Committee on Rules, I call up House Resolution 73 and ask for its immediate consideration.

The Clerk read the resolution, as follows:

H. Res. 73

Resolved, That upon adoption of this resolution it shall be in order without intervention of a provision of one of the rules of the House the resolution (H. Res. 72) directing certain standing committees to inventory and review existing, pending, and proposed regulations and orders from agencies of the Federal Government, particularly with respect to their effect on jobs and economic growth. The amendment recommended by the Committee on Rules now printed in the resolution shall be considered as adopted. The resolution, as amended, shall be considered as read. And the previous question shall be considered as ordered on the resolution, amended, to final adoption without intervening motion except: (1) nine hours and 30 minutes equally divided and controlled by the Majority Leader and Minority Leader or their respective designees, eight hours equally divided among and controlled by the respective chairs and ranking minority members of the Committees on Agriculture, Energy and Commerce, Financial Services, the Judiciary, Natural Resources, Oversight and Government Reform, Transportation and Infrastructure, and Ways and Means, and one hour equally divided among and controlled by the respective chairs and ranking minority members of the Committees on Education and the Workforce and Small Business; and (2) one motion to recommit with or without instructions.

General Leave

Mr. SESSIONS. Mr. Speaker, I ask unanimous consent that all Members have 5 legislative days to revise and extend their remarks.

Mr. SESSIONS. Mr. Speaker, for the purpose of debate only, I yield the customary 30 minutes to my friend the gentleman from Florida (Mr. Hastings) pursuant to which I yield myself divided and controlled by the Majority Leader and Minority Leader of their respective counterparts. More specifically, the costs of regulations per employee for firms with fewer than 20 employees is now $10,585, a 36 percent difference between the costs incurred per employee by a larger firm.

This is absolutely outrageous. This is outrageous because small business is the backbone and the engine of our economy. It represents 99.7 percent of all employers. Small businesses, according to the Small Business Administration, have generated 64 percent of net new jobs over the past 15 years while employing over half of all private sector employees. One of the fastest ways to put America back to work, Republicans believe, is to limit the regulatory expenses that these small firms have to comply with simply to satisfy Federal Government regulations.
Regulatory burdens are hindering job growth. Regulatory burdens are hindering investment and innovation while eroding some of the most basic and fundamental freedoms in America. Congress and this administration must work together to reduce, more than prevent harm from new regulations. They must also review, study, and eliminate unnecessary rules that are already on the books.

On January 18 of last month, President Obama signed an Executive order to provide a government-wide review of the rules already on the books to remove outdated regulations. In an op-ed placed in the Wall Street Journal last month by the President, he clearly states that “sometimes, those rules have gotten out of balance, placing unreasonable burdens on business, burdens that have stifled innovation and have had a chilling effect upon growth and jobs.” Mr. Speaker, I applaud and I appreciate the President for recognizing my colleagues on both sides of the aisle to understand what we are attempting to do today, and that is to support as best as we can not only the ideals that the President talked about but also a focus on these rules that stifles innovation, create costs, and ruin jobs in America.

Mr. Speaker, while the President is now taking a step in the right direction when it comes to regulation, in the last fiscal year alone the Obama administration unleashed 43 major new regulations that will cost America more than, new, $28 billion annually. These costs will affect Americans in many ways, from raising the price of cars, where we buy food, where we eat, and every single one of these stands in the way of making the free enterprise more efficient and somehow does not help in creation of jobs.

The President will have to take a step back from some of the major bills that he signed last year, and I believe he can do that by employing the ideas that he had in this op-ed. He can do something about it, and that is join Republicans who today are attempting to work with the President. If the President is serious about reducing regulatory burdens impacting everyday Americans, we can do this job together.

Fifteen of the 42 regulations proposed last year were from the Frank-Dodd financial reform bill. Another bill stemmed from the ObamaCare bill, and 10 others come from the Environmental Protection Agency, or what is known as the EPA, including the first mandatory reporting of greenhouse gas emissions.

The annual compliance costs constitute only a part of the economic burden of regulations on business. Many of these new rules curtail the purchase of new equipment, conversions of industrial practices, and are about revising data collection and reporting procedures. One example is the new restriction on short sales from the Frank-Dodd bill that requires the Securities and Exchange Commission to make modifications to computer systems and surveillance mechanisms for gathering and managing this information that will cost over $1 billion. Mr. Speaker, that defies balance and I think ultimate accountability of what the regulatory process.

Mr. Speaker, we have an opportunity today to direct our committees to take the first step in reining in Big Government, reducing our deficit, and encouraging job growth and economic prosperity. This is a big page long, and it shines the light on the regulatory process and provides the necessary transparency and accountability on Federal agencies that has been lacking for years.

My Republican colleagues and I remain committed to putting America back to work through creation of new jobs. This legislation is a way to be a part of that good start. I encourage all my colleagues to vote “yes” on the rule and “yes” on the underlying resolution.

I reserve the balance of my time.

Mr. HASTINGS of Florida. Mr. Speaker, I rise in opposition to H. Res. 75, the rule providing for consideration of H.R. 599, the National Regulatory Review Act of 2011, which instructs the House to close for 91⁄2 hours of debate instructing the House to close for 91⁄2 hours of debate.

The resolution isn’t objectionable in and of itself. We all agree that regulations that do more harm than good should be eliminated. The President has said that, Democrats have said that, and Republicans have said that. And the rules of the House already require committees to carry out this sort of oversight. So I question, Mr. Speaker, why my friends on the other side of the aisle insist on spending 91⁄2 hours debating a resolution that is entirely objectionable in and of itself. We all agree that regulations that do more harm than good should be eliminated. The President has said that, Democrats have said that, and Republicans have said that. And the rules of the House already require committees to carry out this sort of oversight.

Devoting 91⁄2 hours to this exercise is squandering yet another opportunity. We could be using this time to pass legislation that will create and retain jobs right here in this country instead of telling the committees of jurisdiction to continue to do what they are already mandated to do. What’s next, Mr. Speaker? Nine-and-one-half hours of debate instructing the House to close for Thanksgiving or Christmas?

Republicans marched into the majority over a month ago vowing a laser-like focus on job creation, and they’ve done nothing towards that end since. Today’s debate isn’t another reminder that Republicans care more about their lockstep, anti-government ideology than they do about getting down to the business of improving the lives of hardworking Americans.

Democrats offer to improve today’s rule by adding language instructing the committees to make job creation legislation their highest priority and for such legislation to be considered under an open amendment process. In other words, Mr. Speaker, Democrats made the effort to work in agreement with Republicans on this matter and to ensure that this body emphasizes legislation to create jobs and improve the economy, but the Republicans said “no.” They said “no” to working with Democrats. They said “no” to prioritizing job creation. They said “no” to fulfilling their promise for an open and transparent legislative process.

My friend from Texas (Mr. SESSIONS) declared at the end of last year that, and I quote him, “Open rules will make a triumphant return to the House floor,” unquote, and that all Members, and I quote him again, “will have a chance to fully contribute in this legislative process.”

The House has been under Republican control for 5 weeks. In that time, we have voted on 11 bills. None of those bills went through their respective committees and none of those bills had actual open rules. One had a modified rule. That’s open rules. That’s a triumphant in my opinion, Mr. Speaker.

It is already the second month of this Congress and Republicans are still dodging a real debate on real legislation that will create real jobs and improve the American economy. Republicans are still refusing to address exactly what these cuts will mean to the lives of the American people. Which regulations do Republicans propose to get rid of? The ones for clean drinking water? The ones preventing financial abuse on Wall Street? I was here, Mr. Speaker, along with my friend on the other side of the aisle when Republicans assumed control and that we did not provide the necessary regulation at the Securities and Exchange Commission. I fought when a friend of ours who served with us went to be the chair of the Securities and Exchange Commission that finally we would get some regulations there. We did not get regulations. What we got—and there’s no secret about this, no finger to point at anybody—the simple fact of the matter is by not having adequate regulation of Wall Street, this country came to the brink of disaster in November of ’08. Do they want to get rid of the ones that protect against massive oil spills and mine collapses?

So far this year, Republicans have moved to repeal health care, they’ve moved to restrict a woman’s right to choose, and they’ve moved drastically to cut spending for a huge range of essential government services that ensure public safety, economic opportunity and national security. It seems the Republicans want to use their majority to settle old scores. But I don’t think that’s what the American people have in mind as a national priority.

Republicans seem to think that if we spend 91⁄2 hours debating a resolution
that simply remarks on what House committees are already doing, they will suffice to convince the American people that Republicans have a plan for improving the economy.

It is clear that this resolution is really aimed at stifling regulations. But the Republicans ignore the benefits of regulations, the importance of protecting existing jobs, and the necessity of leveling the playing field to ensure economic growth and prosperity for all Americans. If our constituents had to make such a choice as we practice in the current atmosphere of rhetoric, we might agree on it. What are we doing here wasting 9 1/2 hours? If we just produced these 12 bills, we would have been closer to passing new jobs to help our economy.

Mr. Speaker, I urge my colleagues to vote against this rule.

I reserve the balance of my time.

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

Mr. Speaker, I appreciate the words of my friend the gentleman from Florida. I would like to state that the bills we have done in the Rules Committee during these 12 bills have been about original jurisdiction by the Rules Committee, which is what this bill is. This bill is a jurisdictional issue where the Rules Committee, through the legislation that my name sits on as the chief sponsor, is directly stating that not to have hearings, to be part of an open process, to do the things that will be necessary not only for minority participation but any Member who chooses in those committees to come and have their voices heard, for hearings to be held, for thoughtful people across this country to come and provide us information about the way they see the regulatory burdens that are being placed upon them. If someone thinks that what we are doing today is all about our regular order, it's completely the opposite. Nine-and-a-half hours of debate, which is unheard of for a three-page bill, is all about regular order and is exactly what I've been arguing for for years. That's what the Republicans are delivering today on the floor of the House of Representatives.

Notwithstanding that the gentleman brought up some good ideas about job creation, I would like to just put it into context. Today what we are trying to do is to gather steam behind rules and regulations that stifle the ability for the free enterprise system to employ people. But in the larger scheme of things, our friends on the other side are upset because what we as Republicans are going to do is to find a way to live up to our campaign promises to cut spending during the year by $100 billion.

Now some people say, oh, that's not enough amount. It's too bad. As a matter of fact, it will mean all those draconians cuts across the government. Well, I would remind this House that $100 billion is a small part of the $3,000 billion spending plan that the Congress has already given to government—$3,000 billion—and what we are talking about not just today and not just over the past few weeks but taking $100 billion and trying to take that as a burden on the American people. The reason why is because 30 percent of all government spending today or more ends up as debt, meaning that we have to borrow it from somebody else.

"But this is so important, we've got to make sure that our rules are effective. Well, Republicans disagree. We think not only a review of regulatory process but a review of spending is important in Washington. Mr. Speaker, I refer to what might be a sheet of paper that was in Congress to work on the issues that they're demanding."
they want to go backwards on clean air.

Mr. SESSIONS. Mr. Speaker, I am joined by the chairman of the Rules Committee, and I will tell you that he is so pleased that we have not only this bill that has been brought to the floor, but he let me know that he is taking the time to speak about the facts of the case. And one fact is that the first bill that we took up was the bill to repeal ObamaCare. It had nothing to do with the Clean Air Act. It had everything to do with this bill which has caused an amazing number of regulations.

And I would like to quote, if I can, a fact that, since the passage in March 2010, the Patient Protection and Affordable Care Act, which is known as ObamaCare, has added 6,123 pages of regulations, and the Federal Register has printed those just over the last 9 months. Secondly, according to a September 2010 report from the Small Business Administration, total regulatory costs amount to $1.75 trillion annually, which is nearly twice as much as all individual income taxes collected last year. That means that the ability for a person to have to fill out all of their paperwork, the cost of that is twice what we even collected in taxes. There is a balance here that's been overrun.

HOUSE REPUBLICANS: IDENTIFYING AND REMOVING ONEROUS JOB-DESTROYING REGULATIONS

This week, House Republicans are bringing a resolution to the floor directing the committees to inventory and review federal agency rules and regulations that may unfairly harm the ability to create jobs and grow the economy.

While the nation suffers from 21 straight months of unemployment at 9 percent or higher, President Obama and congressional Democrats have doubled down on their strategy to burden job creators with more government red tape.

With the U.S. economy struggling and American families hard pressed to pay their bills and put food on the table, the costs of federal regulations have never been more significant. A recent study found that federal regulations increase the cost of doing business and destroy jobs.

Undue and archaic government red tape takes money out of the hands of families and businesses. Agencies should not be authorized to heap billions in new added costs on the economy without reducing another burden elsewhere.

JOB-CRUSHING REGULATIONS—BY THE NUMBERS

During the Democrats' leadership of Congress, unemployment skyrocketed from 4.6 percent to 9 percent as the economy has lost more than 6.8 million jobs.

With 243 expected rulemakings from the Democrats' permanent bailout of Wall Street law, and the inestimable number of regulations that is so hamstrung ObamaCare's government takeover of healthcare, the President's new found concern for the regulatory burdens facing employers does not match his actions over the past two years.

The Obama administration has not shied away from flexing its regulatory muscle since taking office. A recent study by the Heritage Foundation found that an unprecedented 43 major regulations were imposed in fiscal year 2010 with a total economic cost of $285.5 billion, the highest total since at least 1981.

Since passage in March 2010, the Patient Protection and Affordable Care Act (ObamaCare) has added 122 pages of regulations and Federal Register notices in just its first nine months.

According to a September 2010 report from the Small Business Administration, total regulatory costs amount to $1.75 trillion annually, nearly twice as much as all individual income taxes collected last year.

**WHO IS PAYING FOR THIS REGULATORY BURDEN? AMERICA'S SMALL BUSINESSES AND AMERICAN WORKERS**

The cost of regulations is felt even harder by America's small business owners, the engine of our nation's economy. According to the Small Business Administration, the average small business with less than 20 employees faces a cost of $10,586 in federal regulations each year per worker they employ.

Businesses with fewer than 20 employees spend on average 36 percent more per employee than larger firms to comply with federal regulations. These small employers represent 99.7 percent of all businesses and have created 64 percent of all new jobs over the past 15 years.

The cost of federal regulations to small businesses must either be passed on to the consumer or workers, either in the form of lower wages or higher prices. The jobs that would have been otherwise paid for with money spent complying with federal regulations. Imagine if small businesses could put the $10,000 they spend on federal regulations directly back into new jobs.

I reserve the balance of my time.

Mr. HASTINGS of Florida. Mr. Speaker, I am very pleased to yield 3 minutes to the gentleman from New Jersey (Mr. ANDREWS), my good friend. (Mr. ANDREWS asked and was given permission to revise and extend his remarks.)

Mr. ANDREWS. I thank my friend from Florida for yielding.

Mr. Speaker, as we meet this afternoon, there are 15 million Americans who are unemployed, and for them, this is another day of searching the Web or the want ads to try to find a job they've been unable to find after months of diligent searching. So what is the Congress of the United States doing about this? We are wasting yet another opportunity to work together, Republicans and Democrats, to create an environment in which small business people and entrepreneurs can create jobs for our country, the way we did work together at the end of last year and passed legislation that 80 Senators voted for, 270-some House Members voted for across party lines.

The majority of this process will somehow help to create jobs. It is important to understand what this resolution really says. It says, in response to the 15 million unemployed people we have in this country, let's have a bunch of politicians have a bunch of meetings—and they were already scheduled to have; right? So their response, Mr. Speaker, is let's spend 9 1/2 hours debating a bill that says a bunch of politicians should have a bunch of meetings they would have had anyway to talk about the problem.

You know, if we called 911 to report a fire at your house, we wouldn't be very happy if the fire department said, 'We are going to immediately have a meeting to decide whether to put the fire out at your house.' We would expect the fire company to come out and put the fire out at your house.

The majority is not putting on the floor regulations they want to repeal. That would be a worthy debate. We should have that. What they are doing is saying let's, for 9 1/2 hours, talk about whether to have a bunch of meetings to talk about the problem.

In the last 5 weeks, there has not been one word in one bill or 1 hour of debate about a plan to create jobs for the American people. So now we are going to spend 9 1/2 hours talking about whether to have a series of political meetings.

Why don't we put on the floor and argue the pros and cons of a plan to put our people back to work building schools and bridges and highways? You can be for or against that, but it's a real plan that would actually put people back to work.

Now, the majority says that they do want to create jobs by cutting spending and reducing the deficit. But of course, the very first bill they passed increased the deficit by more than $1 trillion over the next 20 years. Then they ran on a promise—a promise—to reduce the current year's budget by $100 billion, but 2 days ago, the Appropriations Committee reported out a bill that reduces it by $32 billion.

The SPEAKER pro tempore. The time of the gentleman has expired.

Mr. HASTINGS of Florida. I yield the gentleman an additional 30 seconds.

Mr. ANDREWS. The American people are placing a 911 call to Washington that says this country needs help. It needs a real plan to produce real jobs for the American people. What they are getting from the majority once again is wasted words, wasted time, wasted opportunities.

Yes, looking at regulations is a good thing to do. We support that. But, Mr. Speaker, there is a difference between analysis and paralysis. The majority is giving us paralysis. All talk, no jobs. The right vote on this resolution is "no."

Mr. SESSIONS. Mr. Speaker, I appreciate the gentleman from New Jersey (Mr. ANDREWS) coming down to the floor. I would like to let him know that we are doing 9 1/2 hours of debate, and at the end there will be a motion for a motion to reconvene with or without instructions that has been lacking for the previous 4 years by my colleagues on the other side, that they extended to us. So you will have every single opportunity, if you want, just to use your brainpower together that great jobs bill that you want to talk about.

But I would say to the gentleman, we have chosen to talk about the things which stifle jobs, and we believe that as we talk about the things of the American people will get it. For instance, if you lived out in the country—I will just bring up one example.
The EPA has issued a draft policy doubling the stringency of the standard by which dust is regulated—dust. Now, the Speaker would understand dust because he is from a rural State. I understand dust from some perspective, being from Texas. But the EPA regulations are going to issue a draft policy—or already did—that doubles the stringency of the standard. Many farming activities kick up dust: tilling the field, operating a feed lot, driving farm vehicles, even dusty roads.

Mr. ANDREWS. Will the gentleman yield?

Mr. SESSIONS. I yield to the gentleman from New Jersey.

Mr. ANDREWS. I thank my friend. I think we can have a very worthy debate about whether that rule is a good one or a bad one. Why aren’t we having that debate? Why don’t you just put on the floor a bill that says let’s repeal that rule and have a debate? Why aren’t we doing that?

Mr. SESSIONS. Well, that’s a good point. I don’t think the gentleman was up in the Rules Committee yesterday to hear this, but the Rules Committee has original jurisdiction on this bill. We are sending this bill, when passed, to the committees. We are sending it to the committees. We are going to let the Democrats and Republicans debate it in reverse order. We need to go—and let’s do something rather than just talk about it.

Mr. ANDREWS. Will the gentleman yield?

Mr. SESSIONS. I continue to yield to the gentleman.

Mr. ANDREWS. It still seems to me to be all windup and no pitch, that if you really believe that that regulation should be repealed, why don’t you put a bill on the floor that repeals it and let’s do something rather than just talk about it.

Mr. SESSIONS. Reclaiming my time, the answer is because this floor is the answer is because this floor is the place that we make an accurate decision. But if I review the transcript and listen to what happens in the committee of jurisdiction, regular order, like the 10 other committees, then it gives us a chance to realistically understand, study, talk about, and receive feedback.

Mr. ANDREWS. Will the gentleman further yield?

Mr. SESSIONS. I yield to the gentleman from New Jersey.

Mr. ANDREWS. I appreciate his courtesy.

The gentleman just makes a very good point about the importance of hearings before legislation takes place. How many hearings have there been on the renewal of the Patriot Act, but we have had continuing hearings and dialogue on that. There’s a requirement that these be looked at, and we intend to make sure that there’s a full debate on this.

Mr. Speaker, I do appreciate the gentleman engaging me. I would also make my point that the economic impact of the regulation of dust that it will have on farmers, that it will have on people who live in rural areas, is enormous. And this is part of that overall cost. It’s not a hidden cost; it’s a real cost that it will have on producers and costs and consumers a lot of money. And this is the kind of discussion we’re going to have.

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

Mr. HASTINGS of Florida. Mr. Speaker, would you be so kind as to tell both sides the remaining amount of time?

The SPEAKER pro tempore. The gentleman from Florida has 17 minutes remaining.

Mr. HASTINGS of Florida. Mr. Speaker, if we defeat the previous question, I will offer an amendment to the rules to provide that immediately after the House adopts the rule, it will bring up H.R. 11, the Build America Bonds to Create Jobs Now Act.

To explain that further and to explain as she so desires, I am pleased to yield 1 minute to the distinguished gentleman from California (Ms. PELOSI), the minority leader.

Ms. PELOSI. I thank the gentleman for yielding and thank him for his leadership in calling up H.R. 11, the Build America Bonds, later.

Mr. Speaker, it’s very interesting to watch this debate because what you see here is that we are talking about jobs. The American people want us to create jobs now. And what you see on the floor of the House now today and tomorrow is a make-work project.

The Republicans have no job initiatives; so they need to fill time, and they’re filling time with a resolution that we all recognize the committees have the jurisdiction to do, and some of the committees already have.

We should spend $400 billion, every initiative to the harshest scrutiny to make sure it fills its purpose, that we bring common sense to what we are doing. But we don’t need to spend 10 hours on the floor of the House because we have no job proposal on the side of the Republicans and make it look as if this is a job creation bill.

This is a make-work product for Republicans who are struggling without a paycheck, tell the same story. They’re waiting for us to create jobs, to focus on jobs and economic growth before we do anything else. Today I rise to echo their call and urge my colleagues on both sides of the aisle to act in the best interest of America’s families and put people back to work.

In his State of the Union address, President Obama encouraged us to do what it takes to out-innovate, out-educate, and out-build the rest of the world. And that statement continues his job-creating initiative. From day one, President Obama has been a job creator. We had to dig our way out of a deep recession, but, nonetheless, the Recovery Act created or saved over 3 million jobs, and others like the Cash for Clunkers and other initiatives that this Congress took, working with President Obama, spared us an even worse unemployment rate.

Now, that isn’t good enough if you don’t have a job. And it isn’t good enough for us who are responsible for creating them. And that is why the effort that the President started at the beginning of his administration, reiterated in his State of the Union address, starts with creating more jobs here at home, and in this Congress there should be no higher priority. Yet, the Republican leadership has not met that challenge.

Since taking charge of the House months ago, that they have yet to propose a single jobs bill. They have yet to unveil a concrete plan, and Americans are still waiting.

This week is no different. Instead of focusing on job creation, this Congress is spending 10 hours on the floor, a filler, as concrete evidence of the fact that they have nothing else to fill the time with, directing our committees to conduct oversight, a very appropriate instruction. The committees are already doing that.

These committees don’t need a bipartisan resolution in order to start their work, and this House does not need a long floor debate that only diverts us from our purpose, which is to create jobs.

Instead, we should focus on investments that work, that create jobs, that build America and grow our economy.

And that is why we are proudly putting forth the Build America Bonds to Create Jobs Now Act. This legislation would leverage public dollars, probably 40 to 1: For every public dollar spent, $40 of investment to strengthen the private sector and spur job creation at
home by supporting projects to rebuild schools and transit projects.

Last week we had a hearing on this subject following the President’s State of the Union address and his pronouncements about innovation, education, infrastructure, et cetera. We had an infrastructure bill to which the Build America Bonds directly relates. A representative of the Society of Civil Engineers told us that our country has trillions of dollars of deficits; that our roads and bridges get D’s and C’s minutes in terms of their safety and effectiveness.

In addition, our water projects, some of them are ancient, made of brick and wood, and that’s a health problem.

In terms of innovation for the future, our investments in infrastructure such as broadband are also essential to the growth and creation of jobs in our country. And so there’s every reason for us to do this in the best of times. But we’re not in the best of times. And so in this not so good period, as far as jobs are concerned, it’s absolutely essential that we make a decision as a Nation to put forth the greatest social initiative ever, job creation.

The initiative to Build America Bonds leveraged billions of dollars for encouraging the private sector has the support of mayors, governors, and local businesses. It is good for taxpayers, using Federal investments, to unleash billions from private businesses in our neighborhoods. That’s why Governor Martin O’Malley came to testify for this, and Mayor Nutter of Pennsylvania, giving us their direct experience on what a difference the Build America Bonds initiative, which was in the Recovery Act, makes, and which needs to be renewed.

Most significantly, Build America Bonds keeps our promise to stay focused on jobs, and it helps put Americans back to work.

Both parties agree that we must stay focused on reducing our deficit, and that’s exactly what Build America Bonds do. You cannot achieve the goal of deficit reduction unless you invest in growth and job creation. Vigorous oversight is critical to that effort, and Democrats remain committed to doing our part. We are ready to eliminate waste, fraud, abuse, duplication, and obsolescence in our budget, and we would subject every dollar, taxpayer dollar, to the harshest scrutiny.

I go home, we want jobs. That’s what we want. When I go home, we want jobs. Americans are concerned, it’s absolutely essential that we make a decision as a Nation to put forth the greatest social initiative ever, job creation.

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Mr. Speaker, I know that there’s a resolution telling them to do their job. Democrats remain committed to doing our part. We are ready to eliminate waste, fraud, abuse, duplication, and obsolescence in our budget, and we would subject every dollar, taxpayer dollar, to the harshest scrutiny.

We are prepared to make tough decisions to get our fiscal house in order, but we will not sacrifice key investments that are helping our economy grow, our small businesses expand. And we need to make more investments in small business, not less, and help our workers find jobs.

We said from the beginning of this Congress Democrats will measure every effort by whether it creates jobs, strengthens the middle class, and reduces the deficit. The resolution before us today does none of the above.

I think it’s interesting just to make a contrast between the first month of this Republican majority and our first days here in the Congress. Most of what we proposed is along the line, some of it signed by President Bush in a bipartisan way.

Grand principles. H.R. 1 enacts the 9/11 Commission recommendations. This is 2007. The 9/11 Commission recommendations had not been enacted by the Republican Congress. We know our first responsibility is to keep the American people safe. H.R. 9/11 is a good place to start.

Raise the minimum wage. Economic fairness. It hadn’t been raised in over a decade of Republican rule, and we raised the minimum wage and it became the law. Making college more affordable, which is now the law of the land. We also had the Energy Independence Act as part of our Six for 06, much of which is signed into law by President Bush at the end of that Congress and his term.

A couple initiatives did not become law. One of them was to remove the subsidies we give to Big Oil to give them an incentive to drill. Big Oil, which has made $1 trillion in profit over the last 10 years, does not need billions of dollars in taxpayer money to have an incentive to drill for oil.

And so on this side, H.R. 1, instead of enacting the 9/11 Commission recommendations, lowering the minimum wage, making us more energy independent, making college more affordable, H.R. 1: repeal the health care bill. No prospect of success in doing that, no hearings leading up to it; but, nonetheless, a filler for the floor, red meat for those of the health insurance industry, which opposes giving leverage to America’s patients and consumers by saying that they will not be deterred from having coverage because they have a preexisting medical condition, or keeping kids on their parents’ policies until they are 26 years old. That’s what they wanted to repeal. Again, red meat for the industry, for the special interests.

In the weeks ahead, we must renew our focus on job creation. Let’s vote on bills that grow our economy through innovation, public-private partnerships, and tackle unemployment head on. Together, we can help Americans create jobs, rebuilding America in a very green way; and the technologies we will develop will make us and keep us independent, making us more energy independent, and help us number one, number one, in transportation and manufacturing and clean energy and new technologies and industries and in small businesses.

As my colleague Mr. HOYER reminds us every minute, if we make it in America, America’s families can make it in America. Let’s set our path on doing that, instead of frivolously using 10 hours that are unnecessary, but they are for only one purpose: you have nothing else to offer.

Today, we must stay focused on jobs. Today, we can put our recovery on track and put Americans to work. I urge our colleagues to vote “no” on this resolution, not that we don’t think we should subject regulation to scrutiny, but because we think we shouldn’t waste the public’s time on this when it’s already being done in committee and we should be having a debate, a lively debate, on what the best approach is to create jobs, growth and reduce our deficit, and strengthen the middle class.

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

Mr. HASTINGS of Florida. Mr. Speaker, I yield 2 minutes to the distinguished gentleman from California, my friend, Ms. SANCHEZ.

Ms. LORETTA SANCHEZ of California. I thank my colleague from Florida. And, Mr. Speaker, I urge my Republican colleagues to focus their priorities on saving and creating jobs, instead of spending 10 hours debating what Congress already has the power to do. We already have the power of oversight over the Federal agencies. And if 10 hours were not enough to debate, imagine what’s already scheduled by the Republicans to focus on redbetting the health care reform. Americans remember, we debated that for almost 2 years, but they took the vote on getting rid of the health care reform before they are ever even doing the 54 hearings.

Listen, we do oversight. Actually, a legislative and authorizing committee like the ones I sit on, be it Homeland Security or the Armed Services Committee, already has the power to do that; and the Republicans hold the chairmanship. The chairman gets to decide what the committee does. Just tell your chairman, let’s do oversight. It’s really straightforward.

We don’t have to spend 10 hours on CSPAN telling the American people, oh, my gosh, we’ve got to pass a resolution telling the committees to do oversight. We already have that. We are already doing that. We have already got subcommittees. On Armed Services Committee, we have an oversight committee. I hope your chairman know what they’re doing. They don’t need a resolution telling them to do their job. Or do they? We need jobs. Americans want jobs. That’s what we want. When I go home, we want jobs.

Build it in America. The Build America Bonds, I am a cosponsor of that. Mr. HASTINGS, I’m so glad you’re going to bring that up. Let’s pass that. For every dollar that we spend in that program, $4 in small businesses and private levels is used towards that.

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

Mr. HASTINGS of Florida. Mr. Speaker, I am pleased to yield 2 minutes to my already friend, the distinguished gentlewoman from Texas (Ms. JACKSON LEE).

Ms. JACKSON LEE of Texas. Let me thank the gentleman from Florida and as well my good friend from Texas on mentioning of this time the power to the American people.

Mr. Speaker, I know that there’s a great opportunity to be redundant sometimes. And I would imagine that
any American would consider 9 hours of debating the authority of oversight, which is vested in all of our committees, to be redundant. But let me share just a few points of opportunity.

First of all, in the Homeland Security Committee, having served as the chairwoman of the Transportation Security Committee, we introduced H.R. 2200, which would heighten the security for the Nation’s mass transit. Jobs being created, of course, but also securing the homeland. The idea of increasing the professionalism of TSA or TSO officers, again, providing enhanced training for jobs, but also in essence protecting the homeland. These are quick and ready issues that could be addressed in the time allotted for debating redundancy.

Let me also congratulate my good friend on the infrastructure bank, because infrastructure creates jobs, the high-speed rail that our President is committed to be able to assess how we can move quickly on investing in high-speed rail to create jobs.

Or, for example, as one of my colleagues and I mentioned in a hearing as well, a number of our airlines are using overseas airline repair stations. Bringing those back to the United States would create and provide more jobs. Again, an action item that could be done through this Congress, creating jobs.

So my question is, When will we get to the discussion of how we rebuild America? When will we get to answering that question, why, in some of our cities, huge sink holes exist where trucks, buses, and cars fall into sink holes because of the lack of resources in infrastructure. When will we fix the flooding that goes on in this country to avoid natural disasters?

So let me thank you for this time, but I’m ready to go to work in creating jobs for America.

Mr. Speaker, thanks for the opportunity to be here today on this important bill. What I want to say to you is continually we need to make the point that this bill is all about referring to committees the opportunity for them to look at onerous rules and regulations.

I would like to bring up just one more burdensome regulation. Milk contains animal fat, and the EPA has suggested that milk storage could be regulated under the Clean Water Act as large oil tanks. It is estimated that it would cost U.S. dairy farmers thousands of dollars to come into compliance with such a regulation that would be exactly the same as large oil tanks. The EPA, only after congressional pressure, has signaled that it would finalize an exemption for milk. However, it has not yet been finalized and continues to drag its feet. Meanwhile, farmers are having to face what is a burdensome regulation.

Mr. Speaker, at this time I would like to yield 5 minutes to the gentleman from California (Mr. Dreier), the chairman of the Rules Committee. (Mr. Dreier asked and was given permission to revise and extend his remarks.)

Mr. Dreier. Mr. Speaker, it is true that this is all about creating jobs. Job creation and economic growth is our number one priority.

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Mr. Speaker, at this time I would like to yield 5 minutes to the gentleman from California (Mr. Dreier), the chairman of the Rules Committee. (Mr. Dreier asked and was given permission to revise and extend his remarks.)

I have been listening to this debate over the last few minutes and have come to a really striking conclusion. My colleagues on the other side of the aisle seem to believe that Democrats believe that the government creates jobs, and we believe that the American people create jobs, and our goal is to get out of the way so that in fact that can happen. We want the government to get out of the way so that that can happen.

Now, my friend from Santa Ana earlier was talking about the fact that this institution has the ability to proceed with oversight to deal with these onerous regulations. Everyone seems to acknowledge that the regulations are great, but the fact of the matter is, in 2009, the Obama administration promulgated 218 new regulations; in 2010 it was 61; and under the permanent bailout bill, it is projected there will be 218 new regulations dealing with 11 agencies that will be impinging on the ability for economic growth.

We know that employee cost per employee for small businesses, businesses with 20 or fewer employees, is $10,585. That is the average per employee cost for businesses with fewer than 20 employees. That is a study that came out last September from Lafayette University. So it is obvious that we have been talking about this regulatory burden undermining the potential for job creation and economic growth. This is all about creating jobs, contrary to what so many of my friends on the other side of the aisle are making.

We had in our pledge—we said we are going to rein in the red tape. That is the priority we established last summer when we came forward with our Pledge to America, and I am very gratified to see that the President has followed through with his Executive order to try and deal with the regulatory burden.

We know that in The Wall Street Journal he penned a very important piece in which he recognized that this regulatory burden is very great and needs to be reduced, and, of course, we saw the President’s speech before the United States Chamber of Commerce in which he talked about the problems of regulation and his priority of ensuring that we do that.

Why is it that we have this resolution? Let me say I greatly appreciate the fact that my good friend, the vice chairman of the Rules Committee from Dallas, Mr. Sessions, has authored this important resolution. Why? Because we believe that this institution, with the strength of a strong, bold, bipartisan vote, saying to committees that we understand that when you have a $10,585 per employee cost for small businesses with fewer than 20 employees due to regulation, that we need to have a freemarket—like approach on dealing with that regulatory burden. That is why we are here. That is why we are doing this.

So we believe that the signal that this resolution will send, Mr. Speaker, will go a long way toward using the American people know, the marketplace know, that we are going to be committed in a bipartisan way to getting input from both Democrats and Republicans to try and rein in this regulatory burden that exists, that undermines the potential for job creation and economic growth. So I think that we will have a strong bipartisan vote on the measure, and I urge my colleagues to vote for it.

So let me extend forward, as I have upstairs in the Rules Committee, to continuing my effort to reach out to Democrats, to working with them on thoughtful proposals that they have, because there are good ideas that come from both sides, that as we tackle the issue of regulatory reform that both sides will be able to participate.

Mr. Hastings of Florida. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, in the Rules Committee, the chairman and two other Members cited repeatedly the January 18 article offered by President Obama that appeared in The Wall Street Journal. Interestingly, they leave out one section of what the President did, in fact, say. They do say, and I agree that he said in the article, “Sometimes those rules have gotten out of balance, placing unreasonable burdens on business, burdens that have stifled innovation and had a chilling effect on growth and jobs.” That is where they stop. But the President in that article goes on: “At other times, we fail to meet our responsibility to protect the public interest, leading to disastrous consequences.”

If you recall, Mr. Speaker, earlier I began by saying what a lack of regulation caused at the Securities and Exchange Commission. The President, in The Wall Street Journal article, says, “Such was the case in the run-up to the financial crisis, from which we are still recovering. There, a lack of proper oversight and transparency led to the collapse of the financial markets and a full-scale depression.”

Now, that began before Barack Obama was President of the United States. Most of us, especially those of us on the floor who were present, Members, were here in November when Secretary Paulson came here and cited with 3½ pages in his hands that the whole financial system of this country was about to collapse; and I, along with countless others, thought that that was the case, and we worked in a bipartisan fashion, I might add, to do what we could to shore it up.
“Over the past 2 years,” the President said, “the goal of my administration has been to strike the right balance, and today I am signing an executive order that makes clear that this is the operating principle of our government.”

Then what else do we need? Here is what we did one month ago, just one month ago. We approved the rules under which committees must, and I repeat, one, lay out a written plan for overseeing regulatory regulations; and, two, conduct oversight through hearings and investigations and provide the American people a written report on the results of that oversight twice a year.

The rules even specifically tell committees to review, and I am quoting from the rules that we passed for the House of Representatives for the 112th Congress, they tell the committees “to review specific problems with Federal Regulations, regulations, statutes and court decisions that are ambiguous, arbitrary or nonsensical, or that impose severe financial burdens on individuals.”

Mr. Speaker, I find it passing strange, then, that we would come here today and say that we are doing something constructive and substantive for the membership. My friend Mr. Sessions said earlier that we’re going to give every Member of the House of Representatives an opportunity to speak and say that we are doing something constructive and substantive for every Member of the House of Representatives for the 112th year.

Today I introduced H.R. 11, legislation to extend the successful Build America Bonds program—a jobs bill. During the last 2 years, $4.4 billion from the Recovery Act leveraged $181 billion in new bonds at the State and local levels. And $181 billion is needed in construction, bridge, and road repairs—$181 billion in job creation. My own State of Virginia issued $3.3 billion of those bonds in 45 distinct projects, and thousands of jobs were created, we can create hundreds of thousands more if we extend this program. So I ask my colleagues, if you’re serious about job creation, support H.R. 11.

Mr. HASTINGS of Florida. Mr. Speaker, with all due respect to my colleague Mr. Sessions, as a matter of comity, it was pointed out to me by the chairman that I could have asked him. I was of the opinion that the Speaker offered or promoted your opposition, you didn’t do it, and therefore I apologize to Mr. Sessions for that.

But Democrats now stand for the wholesale undertaking of what is necessary to provide essential public safety measures and crucial economic benefits. We will not stand for Republicans eliminating rules that prevent polluters from dumping toxic waste into drinking water resources. We will not stand for Republicans eliminating rules that prevent creditors from forcing people out of their homes. And Democrats will not stand for Republicans eliminating rules which ensure that Americans can purchase food at the grocery store without worrying about getting life-threatening illnesses.

While we won’t object to Republicans wanting to debate the efficiency of Federal regulations, we do object to spending 9½ hours debating what everyone agreed to. House committees are already required to conduct oversight. They already examine Federal regulations. And they already promulgate legislation making changes to Federal law. Wasting this body’s time debating this matter only serves to underscore that Republicans still have no plan for improving the economy and no interest, it does appear, in prioritizing legislation that will create jobs and best serve the American people.

Mr. Speaker, I ask that this body will debate today and tomorrow this entirely unnecessary, inconsequential resolution, not a single regulation will be improved, not a single law will be changed, and not a single job will be created. The American people watching know that this is simply a waste of time. They know it is nothing but empty rhetoric. And they know that a 9½-hour ideological rant is no replacement for the real work that measures our Nation so desperately needs.

If we defeat the previous question, Mr. Speaker, as I announced earlier, I will offer an amendment to the rule to provide that immediately after the House rejects this sitting up H.R. 11, the Build America Bonds to Create Jobs Now Act.

I yield back the balance of my time.

Mr. SESSIONS. Mr. Speaker, Big Government is still alive and well on the floor today. Big Government is going to spend people’s money from back home. Spending, spending, spending—all about the government.

Well, that’s why the Republican Party is the majority in the floor of the House of Representatives now, because the American people saw the effects of huge government, bigger government, and rules and regulations.

Mr. Speaker, you heard me earlier say that my Republican colleagues and I are committed to bringing Republicans back to work. We believe that what happens in Washington can and help the free enterprise system by telling the story, putting the spotlight, showing the light of day on the rules and regulations that are costing business $1.7 trillion a year, which takes resources away from the activities that they would have of job creation and keeping our job growth, innovation, and our economy stable.

While small businesses are getting hit harder than any other firms in the United States, now is the time to provide that relief to these businesses so that they can reinvest in themselves, create jobs, and level out the economy. This Republican Congress remains committed to scaling back some of the 43 major regulations imposed in the last year by the Obama administration that would add $28 billion annually.

Mr. Speaker, it’s obvious to me that we must do better.

The material previously referred to by Mr. HASTINGS of Florida is as follows:

AN AMENDMENT TO H. RES. 73 OFFERED BY MR. HASTINGS OF FLORIDA

At the end of the resolution, add the following new sections:

SEC. 2. Immediately upon adoption of this resolution the Speaker shall, pursuant to clause 2(b) of rule XVIII, declare the House resolved into the Committee of the Whole House on the state of the Union for consideration of the bill (H.R. 11) to amend the Internal Revenue Code of 1986 to extend the Build America Bonds program. The first reading of the bill shall be dispensed with. All points of order against consideration of the bill are waived. General debate shall be limited to the bill and shall not exceed one hour equally divided and controlled by the Majority Leader and Minority Leader or their respective designees. After the bill shall be considered for amendment under the five-minute rule. All points of order against
provisions in the bill are waived. At the con-
cclusion of consideration of the bill for amend-
ment the Committee shall rise and re-
port the bill to the House with such amend-
ments as shall have been adopted. The moti-
vious question shall be considered as ordered
on the bill and amendments thereto to final
passage without intervening motion except
one motion to order the bill to second reading
with or without insturctions. If the Committee of the Whole
rises and reports that it has come to no reso-
lation on the bill, then on the next legisla-
tive day, immediately after the third
day of business under clause 1
of rule XIV, resolve into the Committee of
the Whole for further consideration of the
bill.

SEC. 3. Clause 1(c) of rule XIX shall not
apply to the consideration of the bill speci-
fied in paragraph 2 of this resolution.

(The information contained herein
was provided by the Republican Minority on
multiple occasions throughout the 110th
and 111th Congresses.)

THE VOTE ON THE PREVIOUS QUESTION: WHAT IT
REALLY MEANS

This vote, the vote on whether to order the
previous question, is a special rule, not
merely a procedural vote. A vote against or-
dering the previous question is a vote against the Republican majority agenda and a vote for the opposition, at least for the
moment, to offer an alternative plan. It
is a vote about what the House should be
debating.

Mr. Clarence Cannon's Precedents of the
House of Representatives (VI, 308–311), de-
scribes the vote on the previous question on
the rule as "a motion to direct or control the
consideration of the subject before the House
being made by the Member in charge." To
defeat the previous question is to give the
opposition the chance to decide the sub-
ject before the House.

Cannon cites the Speaker's
ruling of January 13, 1920, to the effect that
"the refusal of the House to sustain the de-
mand for the previous question passes the
control of the resolution to the opposition" in
order to offer an amendment. On March
15, 1909, a member of the majority par-
ty of-
ered a rule resolution. The House defeated
the previous question and a member of the
opposition rose to a parliamentary inquiry,
asking what was entitled to recognition.
Mr. Speaker, then Cannon (R–Illinois) said:
"The previous question having been refused,
the gentleman from New York, Mr. Fitz-
gerald, who had asked the gentleman to
yield him for an amendment, is entitled to
the first recognition."

Because the vote today may look bad for
the Republican majority they will say "the
vote on the previous question is simply
a vote on whether to proceed to an immediate
vote on adopting the resolution . . . [and]
have no substantive legislative or policy im-
lications whatsoever." But that is not what
they have always said. Listen to the Repub-
lican Leadership Manual on the Legislative
how the Republicans describe the previous
question vote in their own manual: "Al-
though not literally not possible to amend
the rule because the majority Member con-
trolling the time will not yield for the pur-
pose of offering an amendment, the same re-
sult may be achieved by voting down the pre-
vious question on the rule. . . When the mo-
tion for the previous question is defeated,
control of the time passes to the Member
who led the opposition to ordering the pre-
vious question. That Member, because he
then controls the time, may offer an amend-
ment to the rule, or yield for the purpose of
amendment."

In Deschler's Procedure in the U.S. House
of Representatives, the subchapter titled
"Amending Special Rules" states: "a refusal
to order the previous question on such a rule
[a special rule reported from the Committee
on Rules] opens the resolution to amend-
ment..." (Chapter 21.2) Section 21.2 continues: "Upon
rejection of the motion for the previous ques-
tion on a resolution reported from the Com-
mittee on Rules (the Merit Motion) an in-
ader leading the opposition to the previous
question, who may offer a proper amendment
or motion and who controls the time for de-
bate thereafter."

Clearly, the vote on the previous question
on a rule does have substantive policy impli-
cations. It is one of the only available tools
for the opposition to the Republican major-
ity's agenda and allows those with alter-
native views the opportunity to offer an
alternative plan.

Mr. SESSONS, Mr. Speaker, I yield
back the balance of my time, and I
move the previous question on the res-
olution.

The SPEAKER pro tempore. The
question is on ordering the previous
question.

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

Mr. HASTINGS of Florida. Mr.
Speaker, on that I demand the yeas
and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursu-
ant to clause 8 of rule XX, further pro-
ceedings on this question will be post-
poned.

PROVIDING FOR CONSIDERATION
OF H.R. 514, EXTENDING COUN-
TERTERRORISM AUTHORITIES

Mr. DREIER. Mr. Speaker, by direc-
tion of the Committee on Rules, I call
up House Resolution 79 and ask for its
immediate consideration.

The Clerk read the resolution, as fol-
lows:

H. RES. 79

Resolved, That upon the adoption of this
resolution it shall be in order to consider in
the House the extended expiring provisions
of the USA PATRIOT Improvement and Reauthorization Act of 2005 and Intelligence Reform and Terrorism
Prevention Act of 2004, to conduct hearings to
business records, individual terrorists as agents
of foreign powers, and roving wiretaps until
December 8, 2011. All points of order against
consideration of the bill are waived. The bill
shall be considered as read. All points of order
against provisions in the bill are waived. The
previous question shall be considered as ordered
on the bill to final passage without intervening motion except: (1) one
hour of debate, with 40 minutes equally di-
vided and controlled by the chair and rank-
ing minority member of the Committee on the
Judiciary and 20 minutes equally divided and
controlled by the chair and ranking mi-
nority member of the Permanent Select
Committee on Intelligence; and (2) one
motion to recommit.

The SPEAKER pro tempore. The
gentleman from California is recognized for
1 hour.

Mr. DREIER. Mr. Speaker, I am
happy to yield the customary 30
minutes to my good friend and Rules Com-
mittee colleague, the gentleman from
Boulder (Mr. Polis), pending which I
yield myself such time as I may con-
sume.

(Mr. DREIER asked and was given
permission to revive and extend his re-
marks.)

Mr. DREIER. Mr. Speaker. 18 days
from now, the key provisions of the
Patriot Act are set to expire, leaving a
gap in our national security frame-
work. Today's underlying legislation
would temporarily—and I underscore
the word, Mr. Speaker—temporarily
extend these provisions to allow for the
temporary extension of a long-term solution,
with the many questions that are out there.
□ 1340

With strong bipartisan support, the
previous Congress simply passed a
blanket 1-year extension without ad-
ressing any of the underlying chal-
lenes, questions and controversies. I
am the first to admit that there are
challenges, questions and controversies
that relate to the Patriot Act. Unfortu-
nately—and again, it was by a vote of
315–97 on February 25 of last year, Mr.
Speaker—we went through that entire
year. But guess what. Not a single hearing
was conducted subsequent to the pas-
sage of that extension. Not a single
hearing over the past year has
been held.

I feel very confident that my col-
leagues who have joined me on the
floor here from the Judiciary Com-
mittee—Mr. LUNGREN, who is here
right now, Mr. SENSENBRENNER, who
chairs the Crime Subcommittee, and
Mr. GOHMER—I mean, these
men and I have just had a conversation. Mr.
Speaker, in which they have made an
absolute commitment that this Con-
gress will not make the mistake that
was made over the past year. Following
this short-term extension, we will have
a thorough oversight process in which the
committees of jurisdiction will take very closely the bill. Staying one step ahead
pursue the terrorists who threaten our
homeland.

Now, everybody acknowledges that
this is not only controversial, not only
filed with questions and not only filled
with challenges, but that it is very,
very complicated. The individuals and
networks who seek to do harm to
Americans change and adapt every sin-
gle day. Mr. LUNGREN and I were just
having a conversation in which we
were looking at the situation that ex-
isted a decade ago, right after Sep-
tember 11. The threat is much different
today than it was 10 years ago, and
that's why we need to recognize that
they are constantly changing and
adapting their tactics to try and undo
the United States of America and the
free world. Staying one step ahead re-
quires a tremendous amount of flexi-
bility, ingenuity, coordination, and of
course the right law enforcement tools.

Just today, Secretary of Homeland
Security Janet Napolitano said that
the threat that exists today—and Mr.
GOHMER just showed it to me on my
iPad; it's on the front of one of the
newspapers around here—is as great as it has been since September 11. Then when I said it to Mr. LUNGREN, he reminded me that it's a different threat, a different threat today than the one that we faced in the past. That's why flexibility, agility, and coherence are absolutely essential if we are going to proceed.

"We need to ensure that we are taking all necessary steps while fully protecting the civil liberties of all Americans. I want to underscore that this is one of the reasons that, going back 10 years, as we were legislating through the prism of September 11, I was very insistent that we have the ability to have oversight and to look and make sure that we are not undermining the rights of the American people. We need to ensure that that is a priority as we proceed."

This process is going to be a lengthy process over the next 10 months. It is not a process that can be resolved in the 7 legislative days that exist between now and February 28 when this is scheduled to expire. In the immediate imperative where we temporarily extend the prevailing provisions to ensure that we do not suddenly create glaring loopholes in our national security. It is imperative that we commit to a comprehensive and, yes, transparent process. I had a conversation downstairs with my California colleague, Mr. ROHRABACHER. All the way to when this measure comes to the floor, we want to ensure that we have an open and transparent process when it comes to changes and modifications to the Patriot Act, and we want amendments to be considered. We want there to be a free-flowing debate as we proceed.

"Mr. Speaker, the last piece of legislation, the resolution that we were just discussing, has to do with job creation and economic growth because we want to unleash the potential of American workers by freeing them from the onerous regulations that have been imposed on them. And I ask, is this in fact a jobs bill? Well, I think about what happened to our Nation's economy following September 11 of 2001. We all know the devastation that took place. The New York Stock Exchange had to close down for a week. We saw tremendous disruptions in our economy and the job force."

"This measure is designed to ensure our national security. Without national security, the economy won't have the potential to save and create jobs in this country. So as we are enjoying economic recovery today, I see this measure as being critical to our quest for sustained job creation and economic growth and belief that they are intrinsically tied that it is essential that we put this extension in place so that, over the next 10 months, nothing will be done to undermine the security and the safety of our fellow Americans."

The five most important words in the middle of the Preamble of the Constitution, Mr. Speaker, are "provide for the common defense."
we need to fight terrorism. We can all agree that the Patriot Act has issues that need to be resolved. If we can move this bill through the regular order, I'm confident that the Judiciary Committee can make improvements that they've already discussed in prior sessions. In fact, the last year the Judiciary Committee reported out by voice vote reform measures that would improve the Patriot Act and add real oversight.

It's clear that there is bipartisan support to improve this bill. Even as we speak, the Senate is debating three different versions of the reauthorization bill, and yet here in the House, we have only this one, originally scheduled with hardly any debate and now with a very closed structure and no ability for Members of either party to offer amendments.

Apart from its procedural flaws, the reauthorization fails to provide the administration the tools and support it truly needs. Mr. DREIER does support reauthorizing the Patriot Act, has repeatedly asked for a real reauthorization rather than the short-term extensions that increase the uncertainty surrounding long-term planning, and law enforcement as they carry out this mission. Instead of a patch that will get us through another few months at the expense of the civil liberties of the American people, we need the opportunity to truly work together for this bill.

Specifically, this bill would reauthorize three provisions: section 215, 206, and 6001 of the Intelligence Reform and Terrorism Prevention Act.

Section 215 allows the government to capture any tangible thing that might be relevant to terrorist investigations. This includes your medical records, your diary, even what books you've checked out of the library and what Web sites you visited. In the past, these had been limited to narrow classes of business and records, but the specific facts pertain to any agent of a foreign power, and the Patriot Act has swept away these basic requirements.

In fact, it was reported by a bookstore that the information regarding everybody who purchased biographical books about Osama bin Laden had been requested.

The justification used for this provision is that the government needs to have the ability to protect our national security. And yet this goes against the basic constitutional notions of search and seizure. We ought to seriously consider making changes to this section instead of blindly giving the government the ability to spy on its citizens.

Let me just give a few examples—and I think this will come as some surprise to many people—of the transgressions that have already occurred, the affronts to our civil liberties and freedoms as Americans that have already occurred under the Patriot Act, the Judiciary Committee reported out last year.

Perhaps some of us have taken Christmas vacations to Las Vegas. Well, there is a list of 300,000 people that visited Las Vegas in Christmas of 2003 that according to an article in the Las Vegas Review Journal said the casino operators said they turned over the names and other guest information on an estimated 270,000 visitors. Now, I think a lot of people don't expect that to happen when they visit Las Vegas.

There needs to be an oversight process in place to ensure that, when extreme measures are necessary that interfere with our privacy, it goes through the right channels. This particular provision would have ensured that the personal records had not borne out a particular threat.

The Patriot Act has been used more than 150 times to secretly search individuals' homes, and 90 percent of those cases have had nothing to do with terrorism.

The Patriot Act was used against Brandon Mayfield, a Muslim American, innocent of any crime, to tap his phones, seize his property, copy his computer files, spy on his children, take his DNA, all without his knowledge, Mr. Speaker.

It's been used to coercer an Internet service provider to divulge information about Web surfing and Internet activity, and preventing them from saying that their information had been compromised.

It's been used to charge, obtain, and prosecute a Muslim student in Idaho for possessing Web site links to materials that were found objectionable by some, even though those same links were available on a U.S. Government Web site.

Mr. Speaker, part of what makes America special is the balance between our civil liberties and our rights as Americans and our national security. When so many Members of Congress, so many Americans on both sides of the aisle, of all ideologies, feel that we can do better, I think we owe it to the people of this country to do better and have a better process as a Congress, to improve the Patriot Act to help protect our liberties and keep us safe over the long term.

I reserve the balance of my time.

Mr. DREIER. Mr. Speaker, I yield myself 30 seconds to say that I agree with much of what my friend from Boulder has said.

I will say this. It was February 25 of last year that the 30-day extension was provided and not a single hearing held. It is very important that we deal with these matters, and maybe I can give him a little bit more detail the challenges that we face.

Mr. SENSENBRENNER. Mr. Speaker, first of all, the argument that has been advanced by my colleague from Colorado just doesn't mesh with the facts, and maybe I can give him a little bit of historical background.

First of all, I was the chairman of the full Judiciary Committee on September 11. When the Patriot Act was introduced, we had two hearings and a full committee markup. The Senate didn't have that, even though it was controlled by the Democrats, and there were long negotiations to come up with the original Patriot Act that the President signed.

At that time, I insisted that there be a sunset provision on all of the 16 additional provisions of the Patriot Act that expanded law enforcement powers, and I gave the commitment as chairman of the committee I would hold hearings on each of these 16 provisions, subsequently increased to 17, before the sunsets expired, and I did.

At that time, the testimony was very clear that there was no controversy over making permanent 14 of the 16 provisions, and the Patriot Act extension did that. The three provisions that were not made permanent were the ones that were in controversy, and most of the complaints advanced by my friend from Colorado (Mr. POLIS) were on the 14 provisions, that there were no abuses that were brought out during the 2005 hearings.

Now, let me talk about the three provisions that do expire that are the subject of the underlying bill.

First of all, section 206, the roving wiretap authority. Law enforcement has had this authority on organized crime and drug pushers. The Patriot Act expanded it to include terrorism. There has been no constitutional challenge that has been filed against section 206.

Section 6001, which was the 17th provision and the lone wolf provision, says that someone who can be investigated under the Patriot Act doesn't have to be a member of an identifiable group like al Qaeda in order for the Patriot Act's provisions to come into play. Constitutionality of that is unchallenged.

Now section 215, which is the business records provision, there was a constitutional challenge and it was withdrawn. The challenge was in the case of Muslim Community Association v. Ashcroft which was filed in the Eastern District of Michigan. The plaintiff in that case alleged that section 215 violated the First and Fourth Amendments to the Constitution. The 2005 reauthorization of the Patriot Act amended section 215, and as a result of
the amendment, the plaintiffs withdrew their complaint. We had solved those problems.

So, much of what we hear today are about issues that were made permanent because there really wasn’t an issue, or only issues that involves other types of law enforcement activity other than the Patriot Act.

This Congress, I am the chairman of the Subcommittee on Crime, and we will have those hearings before this extension on December 8, and the Senate will give everybody a chance to thoroughly air their complaints just like I promised and just like I delivered in 2005. And when the record is brought up to date, I hope that the Members will confine their debate to what is actually in the expiring provisions of the Patriot Act rather than talking about a lot of other things, some of which don’t even involve the Patriot Act whatsoever.

Mr. POLIS. Mr. Speaker, I yield 3 minutes to the gentleman from Georgia (Mr. JOHNSON), a member of the Judiciary Committee.

Mr. JOHNSON of Georgia. Mr. Speaker, I appreciate the historical account that was just delivered by my colleague on the Judiciary Committee, former Chairman SENSENBRENNER, and I have abundant respect and admiration for him and his motives and his desire to protect the civil rights that we all hold dear. But I find it disturbing that we’re going to start out on a 9½-hour debate on a meaningless, redundant measure that simply instructs Congress and its committees to review regulations and we could be spending that time dealing with such a very important, serious issue such as reauthorization of this so-called Patriot Act.

This bill is too serious, it’s too important, to be reauthorized without any hearings, no markup, no opportunity for amendments. I was glad to be one of the true patriots to vote against this measure when it was brought to the floor yesterday on a suspension of the rules without due consideration by our Judiciary Committee.

There is bipartisan consensus that these provisions need some improvement—roving wiretaps, the lone wolf provisions, especially business records. While the threat of terrorism is real and law enforcement must have the right tools to protect Americans, any counterterrorism measure must have a solid constitutional footing and respect the privacy and civil liberties of the American people.

If Congress reauthorizes these provisions, it is subject to warrantless intrusions into their personal affairs and a gross overreach of Federal investigative authority that could be and has been abused. It’s just not how we do things in this country, ladies and gentlemen.

Rather than taking the time to craft reforms that will better protect private citizens’ communications and privacy from overbroad government surveillance, the Republican Party simply wants to ram this bill through without providing any opportunity for anybody to offer amendments that would improve the provision.

The SPEAKER pro tempore (Mr. KINGSTON). The time of the gentleman has expired.

Mr. POLIS. I yield the gentleman an additional 30 seconds.

Mr. JONES of Georgia. Mr. Speaker, I acknowledge that law enforcement needs new tools to keep up with 21st century threats, but surely it’s our responsibility in Congress to reexamine legislation that was hurried through Congress in the wake of 9/11 to make sure it lives up to our national ideals.

Because this bill fails to contain any checks and balances to prevent law enforcement abuses and protect civil liberties, I must oppose the rule and the underlying bill, and I urge my colleagues to do the same.

Mr. DREIER. Mr. Speaker, I yield myself 30 seconds to say to my good friend from Georgia that no one is trying to ram anything through at this point. President Obama strongly supported this extension. I would say to my friend. He, in fact, wants it to go to December of 2013. We had a 1-year extension that was put into place, passed here by a vote of 315-97 on February 25, 2010.

There was a commitment then, and certainly people inferred, that we would have hearings. There was not a single hearing held during that entire period of time, and we’ve made an abysmal commitment. We’ve just heard from the gentleman from Wisconsin (Mr. SENSENBRENNER). We are about to hear from the gentleman from California (Mr. LUNGREN), the chairman of the Cybersecurity Subcommittee, that we are going to, in fact, have the process that my friend desires.

Mr. Speaker, I now yield 5 minutes to the gentleman from Gold River, California (Mr. LUNGREN), the chairman of the Cybersecurity Subcommittee.

Mr. DANIEL E. LUNGREN of California. I thank the chairman of the Rules Committee for granting me this time.

I sit on this floor as the author of the sunset provision that requires us to consider these three portions of the Patriot Act that have been inspired by Secretary of the Department of Homeland Security and have sometimes inspired by Secretary Napolitano and the head of the NCTC in testimony this week, we have a different threat today.

We have the continuing threat of those of al Qaeda on the international scene, still attempting to probe and find where they might be able to provide a catastrophic event against the United States. But the new facts show that the greater threat to us today is, as they have said, less consequential attacks from smaller groups, some not even officially allied with al Qaeda, sometimes inspired by them, sometimes incited by them. And these three provisions go directly to the investigations that are necessary for us to deter that.

This is not the regular criminal justice system where we examine the evidence after the crime has been committed to try to convict the individual. This is in the essence of deterrence, to make sure that we’re not collecting body parts after the attack has occurred. As a result, we have tried to strike a balance that in the past has allowed us to do what the 9/11 Commission said we couldn’t do beforehand, connect the dots.
Why do we have the lone wolf provision in here? Because that is more and more the concern we have to have. Now, this would not apply to Major Hasan because he is an American citizen. We are talking about lone wolf provision for those who are not citizens. But he was a lone wolf, if you want to understand what a lone wolf is. He wasn’t officially connected with al Qaeda or anybody else, but he was in conversation. He was incited by or inspired by. And if anybody doesn’t believe that because he didn’t kill, attack, they don’t know what terrorism is.

You talk about a lone wolf. How about the guy who was on the airplane on Christmas a little over a year ago? That would be a lone wolf. We might have been able to collect information on him had we had an opportunity to get some of this information.

Mr. DREIER. Will the gentleman yield?

Mr. DANIEL E. LUNGREN of California. I yield to the gentleman from California.

Mr. DREIER. I thank my friend for yielding.

Mr. Speaker, we have the benefit of having my friend from Gold River, my friend from Menomonee Falls here on the floor, and I would like to ask each of them, if I might, if they would un-yield to the floor, and I would like to ask each friend from Menomonee Falls here on the floor, to respond to the question I propounded earlier.

Mr. DANIEL E. LUNGREN of California. Absolutely. I mean, the reason I came to the House of Representatives was in response to 9/11, to try to make sure we had the tools necessary to protect this country from these kinds of attacks and, at the same time, as someone who has devoted his entire life to enforcing the law with the protection of civil liberties, to make sure that is done in this case as well.

Let me just say one last thing about the roving wiretap. It is not controversial. It has been used in domestic criminal cases since at least 1960. And all it does is respond to new technology.

You have a wiretap that now grants authority—once proven—authorizes the government to follow the person with whatever device he uses because—guess what?—most people are not confined to a single landline today. That’s all this does. And you would think that we would have the same provisions we use against criminals, that we could use those against those who would want to destroy Americans and America, terrorists.

The SPEAKER pro tempore. The time of the gentleman has expired.

Mr. DREIER. Mr. Speaker, I yield myself 1½ minutes.

I would like to inquire of both my friends what kind of commitment they are prepared to make in dealing with this, in light of the fact that we have gone for an entire year following the 315–97 vote passage of this measure without a single hearing being held.

First, I yield to my friend from Menomonee Falls, the chairman of the Crime Subcommittee.

Mr. SENSENBRENNER. I thank the gentleman for yielding.

I plan on doing, with this reauthorization of the Patriot Act, the same thing I did with the 2005 reauthorization of the Patriot Act. Examine every one of the expiring provisions, let everybody speak their piece, and let the House of Representatives work its will.

There have been no civil liberties violations under these three expiring provisions. They have all been upheld as constitutional or not challenged. And we did have a problem with business records, and we solved that in 2005. So all of the fears that the gentleman from Colorado is making I think are a red herring. We did it when we were in the majority in the Judiciary Committee; and unfortunately, when the other side was in the majority, they didn’t do it. That’s why we are here today.

Mr. DREIER. Reclaiming my time, I would say to my friend that I think it’s very important to note that, as those hearings proceed, issues that relate to civil liberties will clearly be part of the hearing process and part of the debate. Am I correct in concluding that? I yield to my friend.

Mr. SENSENBRENNER. You are absolutely right. I did it 5½ years ago, and you have my commitment I will do it again.

Mr. DREIER. I appreciate that.

The SPEAKER pro tempore. The time of the gentleman has expired.

Mr. DREIER. Mr. Speaker, I yield myself an additional 45 seconds.

And I am happy to yield to the gentleman from Gold River to respond to the question I propounded earlier.

Mr. DANIEL E. LUNGREN of California. Absolutely. I mean, the reason I came to the House of Representatives was in response to 9/11, to try to make sure we had the tools necessary to protect this country from these kinds of attacks and, at the same time, as someone who has devoted his entire life to enforcing the law with the protection of civil liberties, to make sure that is done in this case as well.

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The SPEAKER pro tempore. The time of the gentleman has expired.

Mr. DREIER. Mr. Speaker, I yield myself an additional 30 seconds. I would just like to say in response to my friend on the roving wiretap issue, it is fascinating. As I began my opening remarks, I was talking about the fact that Mr. GOMERT showed me his iPod, which had the headline on that iPod that the Secretary of Homeland Security, Janet Napolitano, has indicated that the threat that exists today is greater than it has been at any time since September 11, 2001. That technology didn’t exist back in 2001 or certainly back in 1980. The roving wiretap is designed to focus on the potential terrorist and not on some antiquated technology that we have.

With that, I reserve the balance of my time.

Mr. POLIS. I yield myself 30 seconds.

The gentleman from Wisconsin mentioned that he is not aware of abuses under section 215. I would remind my colleagues that most of the uses are classified under 215, and there has not been a briefing for Members this Congress for us to make our assessment of whether there have been abuses of section 215. I have not had a briefing nor has there been one offered here to the Members of the 112th Congress. And I think before we make a decision about section 215, we need to know how it has been used. That’s a very simple request.

With that, I yield 3 minutes to the gentleman from Ohio (Mr. KUCINICH).

Mr. KUCINICH. I would like to get back to first principles here. The First Amendment, “Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press, or the right of the people peaceably to assemble, and to petition the government for a redress of grievances.”

Now, I can trust my friends on the other side of the aisle who are decent people. This isn’t about Democrat versus Republican. It’s not about a Democratic President. It’s not about if there was a Republican President or if we will have one in the future. This is about something actually much more important than all of us and then whoever might be an executive. It’s about the Constitution of the United States.

Congress made a mistake when it passed the Patriot Act. Instead of throwing it and being done with it, we kept the provisions going. Some of them were made permanent. This law today, we seek to reauthorize certain sections of the Patriot Act. What I maintain is that what we have here is a destructive undermining of constitutional principles. We can’t just say, well, let’s trust our friends to do the right thing. This is about the Constitution. This is beyond friendship. This is beyond party. This is beyond who is the President. So I disagree with President Obama on this.

It’s interesting. At this very moment that our President is on television celebrating the tremendous movement towards the free will of the people of Egypt who have suffered real repression and suppression of their basic liberties, we can celebrate something happening thousands of miles away, but it would be much better for America if we celebrated our Constitution today.

What we have done with the Patriot Act, we have given the government enormous power. We have given the government the authority to reach deeply into people’s private lives, into their business and into their court order. We need to think about that. Some people say they don’t want government involved in certain things. Well, government is involved in a way that is devastating when you come to this country and it is about something actually much more important than all of us and then whoever might be an executive. It’s about the Constitution of the United States.

Congress made a mistake when it passed the Patriot Act. Instead of throwing it and being done with it, we kept the provisions going. Some of them were made permanent. This law today, we seek to reauthorize certain sections of the Patriot Act. What I maintain is that what we have here is a destructive undermining of constitutional principles. We can’t just say, well, let’s trust our friends to do the right thing. This is about the Constitution. This is beyond friendship. This is beyond party. This is beyond who is the President. So I disagree with President Obama on this.
I'm telling you, whether you're a Democrat or Republican, this is a very dangerous thing that we're doing here. Stand up for the Constitution.

[From the New York Times, Jan. 9, 2011] TWITTER SHINES A SPOTLIGHT ON SECRET F.B.I. DEMANDS (By Noam Cohen)

The news that federal prosecutors have demanded that the microblogging site Twitter provide the account details of people connected to one of its so-called inas much as he was upset, he got around the roadblocks. 

As a result, he said, before he gives a briefing on the practice, said that it had been over 2004 letter that the company he founded, the Calyx Internet Access Corporation, received from the F.B.I.

Mr. Kohn, said in a statement that it was one of the things he had been working to provide. As a result, he said, before he gives a talk he consults a six-page guide prepared by his lawyers at the American Civil Liberties Union to be sure that he complies with the order to avoid risking a punishment of five years in prison.

The government cites national security as the reason the court did not issue the letter—evidence that the F.B.I. had been sniffing around could harm an investigation. Mr. Feingold said that the blanket gag orders construct that they could no longer issue the requests as well as their secrecy. At the moment, there are no new challenges in the court system, the government and the A.C.L.U. say.

The program, whose use has “ticked up” a bit in recent years, Ms. Caproni said, is humming along slowly. However, that the government had become more selective about the types of companies to which it sent letters. “All other things being the same, I think about is, ‘Who are we serving this? Are they comfortable with this?’” she said. “Most of these N.S.L.’s are filed on large companies. Why would they want to disclose that? Most of these companies view it as good corporate citizenship.”

One critic of the law, former Senator Russ Feingold, said in a statement that it was long past time for Congress “to rein in the use of national security letters.”

“The system is a sign that it is not working. The privacy rights at stake are not those of the government—in the course of conducting inquiries—has been able to looke through much of the information without the knowledge of the people being investigated.”

In an updated report due out on Thursday, the inspector general is expected to report that the violations continued through 2006, when the F.B.I. instituted new internal procedures.

The inspector general’s ongoing investigations have said to be focused on the F.B.I.’s use of the blanket letters as a way of justifying the collection of large amounts of records at one time. F.B.I. officials acknowledged the problem when it told Congress in 2006 that the inspector general to ensure accountability and reform.

By Noam Cohen

The bureau has appeared to have used the blanket records demands at least 11 times in 2006 alone as a quick way to clean up mistakes made over several years after the Sept. 11, 2001, attacks, according to a complaint provided to Congress by a lawyer for an F.B.I. agent who witnessed the missteps.

The F.B.I. has come under for its use of what it called national security letters to inappropriately gather records on Americans in terrorism investigations, and details have not previously been discussed about its use of "blanket" warrants. The use of "blanket" warrants was used to justify the collection of hundreds of phone and e-mail records at a time.

The F.B.I. received broadened authority to issue the national security letters on its own authority—without the approval of a judge—to gather records that the government has come across. The F.B.I. has come under because the documents are not properly processed letters, but often, the follow-up material never came.

This created a backlog of records requests that the F.B.I. had obtained through proper procedures. In response, the letter said, the F.B.I. devised a plan: rather than
issuing national security letters retroactively for each individual investigation, it would issue the blanket letters to cover all the records obtained from a particular phone company.

"When Mr. Youssef was first informed of this concept, he was very uncomfortable with it," his lawyer, Mr. Kohn, said in his letter. Mr. Kohn maintained that the blanket warrant issue was ultimately approved in 2006 by three senior officials at highest levels of the F.B.I., and in the process, Mr. Kohn mainta, the solution may have worsened the problem. "They made a mistake in cleaning up a mistake," Mr. Kohn said, "because they didn't know the law."

An F.B.I. official who asked for anonymity because the inspector general is still examining the blanket warrant issue said the practice was "an attempt to fix a problem."

"This was ham-handed but pure of heart," the official said. "This was nothing evil, but it was the official's intention to improve the process, Mr. Kohn maintains, the solution may have worsened the problem."

February 10, 2011

CONGRESSIONAL RECORD — HOUSE

GOHMERT), the vice chairman of Mr. DREIER, the chairman of the Homeland Security Committee, certainly would have wanted to have hearings or support the notion of hearings. And I wonder why there weren't hearings held during that 1-year period of time.

The SPEAKER pro tempore. The time of the gentleman has expired.

Mr. POLIS. I yield the gentleman another 15 seconds.

Ms. JACKSON LEE of Texas. Mr. Speaker, if hearings were not held by December 31, 2010, the gentleman knows that he cannot question whether or not we would have had the appropriate hearings before February 25 because we are not in charge. And why we're asking you to let the voice of the people speak, and 2 days ago the voice of this House spoke, Republicans and Democrats voted that way because they believed the voice of the people should ensure that the Fourth Amendment of unreasonable search and seizure has not been violated. And by the passage of this bill today we thwart that and we fly in the face of those constitutional supporters that we can still have freedom.

Mr. DREIER. Mr. Speaker, I yield myself 30 seconds.

Mr. DREIER. The point is, February 25 of last year. Last year was when this was passed, a year ago.

Ms. JACKSON LEE of Texas. The gentleman well knows, February 25 is coming up. So the very fact that hearings had not been held——

Mr. DREIER. I am talking about February 25 of last year. Last year was when this was passed, a year ago.

Ms. JACKSON LEE of Texas. Hearings had not been held as of December 2010. He knows that if we were in charge we would have had the appropriate hearings before February 25.

The SPEAKER pro tempore. The time of the gentleman has again expired.

Mr. POLIS. I yield the gentleman another 15 seconds.

Ms. JACKSON LEE of Texas. Mr. Speaker, if hearings were not held by December 31, 2010, the gentleman knows that he cannot question whether or not we would have had the appropriate hearings before February 25 because we are not in charge. And why we're asking you to let the voice of the people speak, and 2 days ago the voice of this House spoke, Republicans and Democrats voted that way because they believed the voice of the people should ensure that the Fourth Amendment of unreasonable search and seizure has not been violated. And by the passage of this bill today we thwart that and we fly in the face of those constitutional supporters that we can still have freedom.

Mr. DREIER. Mr. Speaker, I yield myself 30 seconds.

The point is, February 25 of 2010 there was an entire session of Congress. It was when the Democrats were in the majority. During that period of time, through the entire 1-year extension, there was not a single hearing held; and I know that my friend, as a member of the Homeland Security Committee and the Judiciary Committee, would have been a strong proponent of holding those hearings. And that's why it just surprises me that, assuming that she did insist on that, she was unsuccessful. The Speaker, in the quest to get those hearings.

And I should add that the organization for the 112th Congress is just under way today, in fact, due to the fact that the minority has refused to allow the organization to take place. So there has been a year period of time. And I wish very much, Mr. Speaker, that there had, in fact, been hearings over the last year.

I am happy to yield 3 minutes to my very good friend Mr. GOHMERT, the vice chairman of Mr. DREIER's Homeland Security Committee.
Mr. GOHMERT. Mr. Speaker, there have been some great questions raised about these provisions in the Patriot Act; but it’s hard to believe that for all of last year, when Democrats had the majority in this body, that if those same folks who were so responsive to their pleas like they’ve made on the floor this year.

Now, look, going back to 2005, for that first extension, we had some very heated debates, as Chairwoman SENSENBRENNER will remember, in private over what we should do. And there were a couple of us that fought hard in private to have sunsets on those provisions.

And my friend, Mr. LUNGREN, happened to have the amendment there that would allow the sunsets on these.

I want those hearings. You have been assured we will have those hearings that you couldn’t get from your own party last year. We are going to have them. We are going to find out if there are any abuses; and then we will be able to know what should be done.

But please know, under the Fourth Amendment, of course, a person has the reasonable expectation of privacy in their own person, house, or place. And that does not apply here. This is not to an expectation of privacy in somebody else’s property. That’s not what the Fourth Amendment addresses. But I want to find out how this has been used.

Please know that last year in the extension, all the things that my friends across the aisle are screaming about, we didn’t have a chance to amend; we didn’t have a chance to recommit. You have got that on this bill.

And as you make your vote on Monday, it was under suspension, had to be two thirds. I think it was stupid to bring it under suspension, because if they had brought it under a rule it passed because the vote was 277–148. Now they are doing what they should have done the other day. They are new at leadership. They are living and learning; hopefully, they are not just living. But we will have the hearings. We will address these matters, and we will find out if it should be done for more than 1 year. But in the meantime, we appreciate the concern and hope you will express it this year.

Mr. POLIS. I yield myself 1 minute to respond.

At this point in the 112th Congress, the Judiciary Committee has found time to hold several hearings. I have been informed that they have held hearings on topics that are certainly important—imagination, relating to health care reform; small-practice—and yet this topic that is being discussed today, something that is so fundamental to our identity as Americans, has not benefited from a single hearing in the 112th Congress.

And one cannot say, oh, it’s because they haven’t had hearings or they’re just reconstituting themselves. I have been informed that they have actually had several hearings to date; they have just simply been on other topics. Apparently, we are important enough to warrant a hearing in the early part of the 112th Congress.

One of the difficulties in exercising oversight with regard to section 215 is that the orders are prohibited from being disclosed that they got them or any order to anyone but their attorneys. So we have very little ability, absent a classified briefing, which we have not been offered, to even find out if section 215 has been abused or not. With that, I yield 1 minute to the gentleman from Ohio.

Mr. KUCINICH. The gentleman makes a point; and that is, if you are under a gag order, how are we supposed to know if there are any abuses? Hello.

What Mr. GOHMERT said a moment ago, I want to associate myself with much of his remarks. And I have here, to submit for the RECORD, correspondence that I submitted on November 3, 2009, asking for review of the provisions of the Patriot Act that actually we are looking at today.

We create government to secure our rights, not to give them away. The Patriot Act represents giving away

Mr. KUCINICH. When we look at section 206 of the USA PATRIOT Act, known as the “Roving Wiretap” currently allows the Federal Bureau of Investigation (FBI) to obtain an order from the Foreign Intelligence Surveillance Court (FISC) to tap a phone without having to specify the target or the device. Any reauthorization must include reforms that require the FBI to identify the device(s) to be wiretapped and to provide evidence that the person they are targeting is “an agent of a foreign power” and is using the device prior to wiretapping the device(s).

-Lone Wolf surveillance provision must not be reauthorized: Section 6001 of the Intelligence Reform and Terrorism Prevention Act (2004) authorizes the government to conduct investigations of non-U.S. individuals not connected to a foreign power or terrorist group. The government has never had to use this provision. The likelihood of someone acting alone while engaging in international terrorism is highly unlikely. This provision must not be reauthorized.

Repeal blanket authorities in Section 215 of the PATRIOT Act: Section 215 of the USA PATRIOT Act, known as the “Business Records” provision, allows the FBI to order any entity (person or business) to turn over “any tangible things” as long as it specifies it is for “an authorized investigation.” Section 215 orders constitute a serious violation of Fourth Amendment and First Amendment rights by allowing the government to demand access to records often associated with the exercise of First Amendment rights, such as library records and medical records. Authorization that allows the FBI to demand information from or about innocent Americans who are not a target of an investigation or who are not “agents of a foreign power” must be repealed.

Reform National Security Letter (NSL) Issuance: The Justice Department’s Inspector General has found that upwards of 50,000 NSLs are issued every year, many against innocent people two steps removed from a terror suspect. The Department of Justice Inspector General report in 2008 on the FBI’s use of NSLs stated that 57 percent of all NSLs were used to obtain orders for private records or items from people who are not connected to any investigation.

The SPEAKER pro tempore. The time of the gentleman has expired.

Mr. POLIS. I yield the gentleman an additional 30 seconds.

Mr. KUCINICH. When we look at section 206, which allows the FBI to obtain an order from FISA to wiretap a target without having to specify the target or the device, and see at section 6001, which authorizes the government to conduct investigations of non-U.S. individuals not connected to a foreign power or terrorist group, effectively allows the government to circumvent standards that are required to obtain electronic surveillance orders from criminal courts; when we look at these things, these provisions are divorced from our constitutional experience. They are divorced from what we know are common sense provisions of our rights to be. That’s why I’m opposed to the extension of the Patriot Act and why, if we had any sense, we would repeal the whole thing.

Hon. JOHN CONYERS, Jr.
Chairman, Committee on the Judiciary, House of Representatives, Washington, DC.

Dear Chairman Conyers: I applaud you for your leadership on reconsideration of various provisions of the Patriot Amendments Act and FISA Amendments Act of 2009. These bills provide a number of significant reforms that are important steps toward restoring Congressional oversight of government surveillance and civil liberties protections. I urge you to protect the Constitutional rights and the civil liberties of all Americans by simply allowing the FBI to issue a warrant before it can wiretap someone’s phone. I urge you to work closely with your Committee to ensure that the legislation includes the following essential reforms:

Enact stringent requirements for obtaining “Roving Wiretaps”: Section 206 of the USA PATRIOT Act, known as the “Roving Wiretap” currently allows the Federal Bureau of Investigation (FBI) to obtain an order from the Foreign Intelligence Surveillance Court (FISC) to tap a phone device without having to specify the target or the device. Any reauthorization must include reforms that require the FBI to identify the device(s) to be wiretapped and to provide evidence that the person they are targeting is “an agent of a foreign power” and is using the device prior to wiretapping the device(s).

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Reform NSL Gag Orders: NSLs come with a draconian gag order that is almost impossible to fight in court because they simply are not allowed to communicate about it. If the government tries to get a judge to lift this gag order, the person being targeted must face the case that the targeted communication pertains to a foreign power. The government is required to provide evidence that targeted communications involved terrorists abroad does not infringe Constitutional protections and civil liberties.

Amendments Act of 2009 repeals de-facto immunity to telecommunication companies for illegal spying: The FISA Amendments Act of 2009 repeals de-facto immunity afforded to telecommunication companies providing phone service to foreign agents and organizations as allowed under the FISA Amendments Act of 2008. The government and telecommunication companies must be held accountable for violating privacy and First Amendment rights of Americans. This year’s reauthorization must ensure that immunity for telecommunication companies is preserved.

Enact a ban on “bulk collection” under FISA: The FISA Amendments Act of 2008 allowed the dragnet collection of all international phone calls and emails of U.S. residents without warrants or even suspicion. We must ensure that the surveillance of suspected terrorists abroad does not infringe the civil liberties and Fourth Amendment rights of Americans. Any language regarding surveillance of international phone calls and emails of U.S. residents must ensure that the government does not abuse this power.

Reform Material Support Statute: The Reform Material Support Statute of the USA PATRIOT Act to criminally punish foreign agents who provide aid to insurgent groups that are often included on the Treasury list control schools, refugee camps and hospitals. The statute as currently written does not require the government to prove the individual or group accused of supporting an FTO had any specific intention of directing aid to the FTO. This statute must be reformed by requiring the government to provide “specific and articulable” facts that make the case that there was a specific intention to direct aid to an FTO.

Reform NSL Gag Orders: Reform NSL gag orders. NSLs come with a draconian gag order that is almost impossible to fight in court because they simply are not allowed to communicate about it. If the government tries to get a judge to lift this gag order, the person being targeted must face the case that the targeted communication pertains to a foreign power. The government is required to provide evidence that targeted communications involved terrorists abroad does not infringe Constitutional protections and civil liberties.

Well, guess what? We have that happening now with terrorists. They go and buy a thousand—thousand phones that you buy that are already programmed. They will use it for one call and throw it away.

What you are saying is we don’t care that somehow it’s okay for you to go after a drug dealer, a Mafia don who uses his brother-in-law’s phone, but you don’t even have a personal reason to go after a terrorist who is trying to hide their identity and their communications and their contents to build a radiological bomb. It’s ludicrous. Why would we do that to ourselves? And, of course, we are not putting Americans in danger when you let this expire.

On the roving wiretap, the FBI Director today said, in an open hearing, less than 50 times it has been used. It is hard to get a wiretap. But you are saying, after March 1, well, we can continue to do it for a drug dealer, but you can’t go to the FISA court and get a wiretap on a terrorist who is using these phones for God knows what. Why would we do that to ourselves?

When it comes to business records, at the New York Times, if you got him before he wanted to do his event, you could go to the same store and get those business records where he was buying materials to assemble a bomb, under the FISA court and Patriot Act. But what you are saying is, we would rather wait until he explodes and kills thousands and thousands of people, and the FBI can go to the same hardware store and use a criminal subpoena to get the same records.

This roving wiretap simply allows law enforcement to be able to track the individual rather than the phone. You have to appreciate that law enforcement is operating in real time. I have heard many reports as well as the House Intelligence Committee as to the processes, and because we are dealing with the issue of a potential terrorist, we are looking at that differently from the context of the probable cause context, but what is going before the Committee?

Mr. ROGERS explained specifically about the need to take this same information of probable cause before a court, and even if that phone is changed after the fact, we have to report back to the judge about what has been done with that phone. The protections have been built in with what Congress did. I was in the Justice Department when we came before you, and you fixed these provisions significantly.

Lastly, I now chair a subcommittee of Homeland Security dealing with the issue of terrorism and the lone wolf provision. It was Janet Napolitano who talked about the changing nature of the threat and this being one of the most serious times since 9/11.

Mr. Speaker, we must stand together and support those that are on the front line with these commonsense changes that are not already built into the bill. We are not going over new territory here. What we are doing is allowing those on the front line to use the
tools before them to keep America safe. I urge support for this provision.

Mr. POLIS. Mr. Speaker, I want to again bring your attention to section 215 and the difficulty which we in this body and the American people as a whole have with regard to exercising oversight over abuse of government authority.

An example that I gave earlier, the American Library Association confirmed that the Federal Government went to a library and asked for the list of everybody who checked out a book on Osama bin Laden. Now, recipients of 215 orders can’t even disclose that they received such an order to anybody but their attorneys. So what ability do we have as the People’s House to exercise oversight about whether there are abuses?

It has been brought out by several people on the other side, my colleague from Wisconsin, oh, there aren’t abuses. Well, if there is a secretive process, it prevents us from knowing about abuses, how are we to know in fact whether there are abuses?

I also want to discuss section 206 that we are discussing the renewal of here today, the provision of the bill that allows the United States Government to obtain surveillance warrants that don’t even specify the person or the object that is being tapped. It could involve tapping an entire neighborhood because a suspect might use—an unnamed suspect—might use or might not use. There is nothing even to specifically prohibit it from being an entire city of telephone calls being tapped. And we don’t know how it has been used. The Fourth Amendment clearly states that warrants need to specify the person and places to be seized and searched with particularity.

Mr. Speaker, we began this session of Congress by reading the United States Constitution, including the Fourth Amendment, here in the House of Representatives. We did that to help make sure that the executive branch or the legislative branch don’t have unfettered power to decide singlehandedly who and how to search private citizens and seize their properties.

The Founding Fathers were rightfully worried about the possibility of the central government issuing general warrants that would give it the power to spy on its citizens and intrude in their private lives. We should honor the Founding Fathers’ clear wishes expressed in our Constitution instead of authorizing our Federal Government this kind of power.

Now, the justification for this provision is that the government needs to have the ability to spy on a suspect as they move from phone to phone. No, no objects to that authority when the security of the American people is at stake. But that doesn’t mean that the government shouldn’t have to specify who they are going to spy on and under what conditions. In fact, under Federal criminal law, the government is already required to state either the person or the place that is subject to the wiretap.

It is these sorts of commonsense revisions that I think we could achieve bipartisan consensus and provide a longer-term stability with regard to the necessary provisions of the Patriot Act.

The final section that will be reauthorized in the bill, section 6001, deals with the national security letters, where a court would authorize the government to obtain surveillance warrants which allow secret surveillance of noncitizens in the U.S. even if they are not connected to any terrorist group or foreign power.

No, this authority is only granted in secret courts and again threatens our understanding of the limits of our Federal Government’s investigatory powers within the borders of our own country. It blurs the line between domestic national security and foreign intelligence. It is clear that we allow a process to improve this.

My friends on the other side of the aisle say they are worried about the growth of government, yet in spite of all the rhetoric about how the government is trying to take over your lives to this, their fifth bill under a rule, actually gives the government the ability to spy on innocent Americans. No wonder so many Republicans joined so many Democrats in voting against this bill earlier this week.

I urge all of my colleagues who are worried about the unchecked growth of the state, anyone who seriously believes in protecting the rights and liberties of Americans, or anyone who simply thinks that we need to take some time to seriously look at these issues to debate them, to vote “no” on this bill, to force a discussion of these issues, rather than vague promises of future hearings or markups to improve this, their fifth bill under a rule, which is trying to take over your lives.

I yield back the balance of my time.

The previous question was ordered. The SPEAKER pro tempore. The question is on the resolution.

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

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

The yeas and nays were ordered. The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, this 15-minute vote on adoption of House Resolution 79 will be followed by 5-minute votes on ordering the previous question on House Resolution 73 and adopting House Resolution 73, if ordered.

The vote was taken by electronic de
tee, and there were—yeas 248, nays 176, not voting 9, as follows: [Roll No. 29]
DIRECTING COMMITTEES TO REVIEW REGULATIONS FROM FEDERAL AGENCIES

The SPEAKER pro tempore. The unfinished business is the vote on ordering the previous question on the resolution (H. Res. 72) directing certain standing committees to inventory and review existing, pending, and proposed regulations and orders from agencies of the Federal Government, particularly with respect to their effect on jobs and economic growth, on which the yeas and nays are ordered.

The Clerk read the title of the resolution.

The SPEAKER pro tempore. The question is on ordering the previous question.

This is a 5-minute vote.

The vote was taken by electronic device, and there were—yeas 240, nays 180, not voting 13 as follows:

[Roll No. 30]

**YEAS—240**

*Adams (NY)*  *Aderholt (AL)*  *Akin (GA)*  *Altmire (AL)*  *NAPOLITANO (CA)*  *Mcauliff (CA)*

*Ackerman (NY)*  *Andrews (MD)*  *Baca (CA)*  *Baldwin (WI)*  *Bilbray (CA)*  *Becerra (CA)*

**NAYS—180**

*Ackerman (NY)*  *Andrews (MD)*  *Baca (CA)*  *Baldwin (WI)*  *Bilbray (CA)*  *Becerra (CA)*

**NAY VOTING—13**

*Ashworth (TX)*  *Blickenfield (CA)*  *Blake (GA)*  *Boggs (TN)*  *Bost (GA)*  *Boustany (LA)*

*Brenner (OH)*  *Brown (GA)*  *Brunner (OH)*  *Bustos (IL)*  *Bush (NY)*  *Bussiere (NH)*

*Buchanan (PA)*  *Burke (NY)*  *Burke (WI)*  *Burton (IN)*  *Carter (OH)*  *Castronovo (CA)*

*Casar (TX)*  *Cicilline (RI)*  *Clyburn (AL)*  *Clarke (NY)*  *Clark (GA)*  *Clyburn (SC)*

*Clay (MD)*  *Cobb (GA)*  *Collin (TX)*  *Collins (GA)*  *Coutinho (MA)*  *Cotnoir (WI)*

*Crawford (TX)*  *Crescion (CA)*  *Crowley (NY)*  *Cummings (MD)*  *Cuellar (TX)*  *Cutler (ME)*

*Dempsey (WA)*  *DeGette (CO)*  *DeLauro (CT)*  *DeFazio (NY)*  *DeLauro (CT)*  *DeSaulnier (CA)*

*DeSaulnier (CA)*  *DeSaulnier (CA)*  *DeSaulnier (CA)*  *DesJardins (CA)*  *Diaz-Balart (FL)*

*Dold (IL)*  *Dreier (NY)*  *Duffy (NY)*  *Duncan (SC)*  *Duncan (TN)*  *Elmers (CT)*

*Emerson (NC)*  *Erikson (WA)*  *Espaillat (NY)*  *Fitzpatrick (PA)*  *Fincher (VA)*  *Fitzpatrick (VA)*

**NAY VOTING—13**

*Ashworth (TX)*  *Blickenfield (CA)*  *Blake (GA)*  *Bost (GA)*  *Boulton (NH)*

*Buchanan (PA)*  *Burke (NY)*  *Burke (WI)*  *Burton (IN)*  *Carter (OH)*  *Castronovo (CA)*

*Crawford (TX)*  *Crescion (CA)*  *Crowley (NY)*  *Cummings (MD)*  *Cuellar (TX)*  *Cutler (ME)*

*Dempsey (WA)*  *DeGette (CO)*  *DeLauro (CT)*  *DeFazio (NY)*  *DeLauro (CT)*  *DeSaulnier (CA)*

*DeSaulnier (CA)*  *DeSaulnier (CA)*  *DeSaulnier (CA)*  *DesJardins (CA)*  *Diaz-Balart (FL)*

*Dold (IL)*  *Dreier (NY)*  *Duffy (NY)*  *Duncan (SC)*  *Duncan (TN)*  *Elmers (CT)*

*Emerson (NC)*  *Erikson (WA)*  *Espaillat (NY)*  *Fitzpatrick (PA)*  *Fincher (VA)*  *Fitzpatrick (VA)*
The text was amended, as follows:

H. RES. 72
Resolved, That each standing committee designated in section 3 of this resolution shall inventory and review existing, pending, and proposed regulations, orders, and other administrative actions or procedures by agencies of the Federal Government within such committee’s jurisdiction. In completing such inventory and review, each committee shall consider the matters described in section 2. Each committee shall conduct such hearings and other oversight activities as it deems necessary in support of the inventory and review, and shall identify in any report filed pursuant to clause 1(d) of rule XI for the first session of the 112th Congress any oversight or legislative activity conducted in support of, or as a result of, such inventory and review.

SEC. 3. COMMITTEES.
The committees referred to in the first section of this resolution are as follows—

(1) The Committee on Agriculture; (2) The Committee on Education and the Workforce; (3) The Committee on Energy and Commerce; (4) The Committee on Financial Services; (5) The Committee on the Judiciary; (6) The Committee on Oversight and Government Reform; (7) The Committee on Small Business; (8) The Committee on the Budget; (9) The Committee on Natural Resources; (10) The Committee on Oversight and Government Reform; (11) The Committee on Small Business; (12) The Committee on Transportation and Infrastructure; and (13) The Committee on Ways and Means.

The SPEAKER pro tempore. The resolution shall be debatable for 9 hours and 30 minutes, with 30 minutes equally divided among and controlled by the majority leader and majority leader or their designees, 8 hours equally divided and controlled by the chairs and ranking minority members of the Committees on Agriculture, Energy and Commerce, Financial Services, the Judiciary, Natural Resources, Oversight and Government Reform, Transportation and Infrastructure, and Ways and Means, and 1 hour equally divided among and controlled by the chairs and ranking minority members of the Committees on Education and the Workforce and Small Business.

The Chair recognizes the gentleman from Missouri.
Ms. VELÁZQUEZ. I yield myself such time as I may consume.

Mr. Speaker, small businesses are central to the economic recovery currently underway. Unfortunately, there are many obstacles for entrepreneurs to overcome to be successful. One of the most notable is regulatory burden, the hours upon hours it takes an entrepreneur to navigate and complete Federal, State, or municipal government paperwork.

This impediment has grown dramatically in recent years. According to the SBA's Office of Advocacy, rules imposed from the Federal Government now cost Americans some $1.75 trillion each year. This is 50 percent higher than the $1.1 trillion in costs reported in 2005. We know that this burden falls heaviest on small firms. Research shows that small businesses face an annual regulatory cost of $10,585 per employee, an amount that is 36 percent higher than those facing large firms. And Federal agencies continue to release tens of thousands of pages of regulations each year.

With this problem getting worse, it is certainly worth Congress' time and attention. In the Committee on Small Business, we have been reviewing regulations in a bipartisan fashion for years. As a result of this examination, we have called on Federal agencies to modify or eliminate regulatory requirements that adversely affect small businesses. Despite their advocacy, these agencies continue to issue regulations imposing undue costs on small businesses. President Reagan and every President since ordered Federal bureaucrats to review regulations. Despite this, very few rules are ever repealed. President Reagan and every President since has ordered the Office of Management and Budget to review new regulations. And despite this review, Federal agencies continue to issue new regulations. President Reagan and every President since has issued an Executive Order mandating that agencies only promulgate rules in which benefits exceed the costs. Despite this, agencies continue to issue regulations imposing undue costs on small businesses. President Reagan and every President since has sought to strengthen the enforcement of the Paperwork Reduction Act. But despite this, reporting and record-keeping requirements continue to bury small business owners.

Ultimately, what is at stake is whether small businesses will succeed in the free market or have their success curtailed by the whims and dictates of Federal bureaucrats. If the President and agencies are unable to stem this tide and allow small businesses to do what they do best—that is create jobs—then Congress has to act. The manner in which we act today is just that, a call for Congress to act.

I strongly endorse this resolution and look forward to the Committee on Small Business reviewing agency regulations that are duplicative, unnecessary, or otherwise inhibit small business expansion.

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

As we navigate this issue over the next 24 months, we cannot lose sight of who we are trying to actually help. It is the small business owner that needs our assistance. Unfortunately, if this resolution is the best we can do, small businesses may have to wait a long time for real and tangible results.

Mr. Speaker, I ask unanimous consent that all time on the resolution be yielded back and that H. Res. 72 be adopted so we can move to consider legislation creating jobs.

The SPEAKER pro tempore. Does the majority manager, the gentleman from Missouri, yield the purpose of that unanimous consent request?

Mr. GRAVES of Missouri. No.

The SPEAKER pro tempore. The gentleman from Missouri, at this time, I yield 2 minutes to the gentlelady from North Carolina.

Mrs. ELLMERS. Mr. Speaker, in all of my years in business, I can honestly say that I have never seen an administration so prepared to regulate nearly every ailment, either real or perceived. Nearly every segment of industry has been subjected to increased regulation, whether it be banking, energy, automotive, services, and of course, health care.

Ronald Reagan once said, “Government exists to protect us from each other. Where government has gone beyond its limits is in deciding to protect us from ourselves.”

As a nurse and small business owner, I worked with my husband as a clinical director of the Trinity Wound Care Center in Dunn, North Carolina, where I saw firsthand the damage that government regulations can do to the growth of small businesses. The costs of these rules pile up. It's easy to understand why businesses are reportedly sitting on $2 trillion in cash. Businesses don’t know the true cost to comply with the rules just imposed and are concerned about the costs and rules yet to come.

No business can properly plan with roaming regulatory activity. This halts job growth and investment in its tracks. Just yesterday, a small business owner in my district testified in the Small Business Committee about this issue. He said working through a recession is tough, but adding to the burden with cumbersome and confusing new laws and regulations makes a recovery twice as hard. The uncertainty being created by Washington is stifling job growth. He testified that the new health care law and the uncertainty it is creating for small business owners makes it harder for
Mr. GRAVES of Missouri. Mr. Speaker, I yield the gentlewoman an additional 30 seconds.

Ms. VELAZQUEZ. Mr. Speaker, I yield such time as he may consume to the gentleman from Pennsylvania (Mr. ALTMIER).

Mr. ALTMIER. Mr. Speaker, the rapidly expanding Federal regulatory burden is a bipartisan problem, and I commend the chairman of the committee, my friend from Missouri, for his efforts in working, not just in his time as chairman, but working with the committee in the previous years.

And I know that he understands that this is not a Republican or a Democratic problem, because the regulatory burdens on small businesses increased by $30 billion from the years 2001–2008, and 18 Federal agencies now estimate that Americans $1.75 trillion each year, which is up 50 percent from the $1.1 trillion in annual costs just in 2005. And last year, the Federal Register contained 80,000 pages. In its first year in print, the Federal Register contained 2,355 pages. And each year, Federal agencies continue to release thousands of pages of new regulations and accompanying information.

And I know that the gentleman understands that, and we share the goal of reducing this burden because the burden is detrimental, and it affects small businesses.

In fact, Mr. Speaker, studies indicate that adhering to Federal rules cost $10,585 per worker for small businesses with 19 or fewer workers, but only 78 percent of that amount for businesses with 500-plus workers. It affects small businesses disproportionately.

Overall, on a per-employee basis, it costs $2,400, or 45 percent, more for small businesses to comply with Federal regulations than their larger counterparts.

Small businesses face the greatest disadvantage in complying with environmental and tax regulations. Compliance with environmental regulations cost 364 percent more in small firms than large, and 67 percent more for the cost of corporate tax compliance.

So we agree on the problem. The question is, where do we go from here?

And this is where I have a concern with what Chairman GRAVES is putting forward. What does H. Res. 72 call for that we’re not already doing?

The Committee on Small Business has been working on regulations in a bipartisan fashion for years. The gentleman has been involved in that. And as a result of these examinations, it’s called on Federal agencies to modify or alter regulatory requirements that impose costs on small firms. This has included regulations pertaining to medical equipment at CMS, accounting requirements at the SEC, real estate procedures at HUD, environmental regulations at the EPA, and on and on.

So the reality is, we’ve already done, as a committee, what this resolution calls for. And I will include in the RECORD the 112th Congress Small Business Committee’s Oversight of Federal Regulatory and Paperwork Burdens administrative plan, what the committee has already done.

So my question for the gentleman from Missouri to answer during the course of the debate is: What exactly does this resolution do for small businesses? Where do we already do this? Is there anything in this that’s not already being done now? Does it actually reduce any real regulatory burden on small businesses? Does it reduce paperwork? Does it limit government requirements on the small business community?

I would submit that this particular resolution does not. It sets up a bureaucratic process here in the Congress with a goal of inventory of regulations, a long list of inventory regulations. But this list will be submitted as part of an administrative reporting process. It does nothing for small businesses.

So I would suggest, Mr. Speaker, in closing, that instead of approving this bookkeeping resolution, what Congress really needs to do is strengthen the tools it already has available to reduce regulatory burdens. This includes the Regulatory Flexibility Act, which mandates that Federal agencies consider the potential economic impact of Federal regulations. Mr. Speaker, it’s time we take the round burdening requirements and increasing agency reviews and regulations, regulatory relief that we passed here in the Congress during the 110th Congress, reported out by the Small Business Committee related to bipartisan regulatory reductions.

And as we continue to revisit these issues here in the 112th Congress, we must remember that small businesses are who we’re trying to help.

So, in closing, I’m concerned, Mr. Chairman, that what this legislation does is add an unnecessary step to getting down to the business that we can all agree on, which is actually reducing the regulations that we all agree are a problem.

OVERSIGHT OF FEDERAL REGULATORY AND PAPERWORK BURdens

The Committee will conduct hearings and investigations into unnecessary, burdensome and duplicative Federal rules, reporting and recordkeeping requirements affecting small businesses that may include any or all of the following, as well as matters brought to the attention of the Committee subsequent to the filing of this Report:

- Centers for Medicare and Medicaid Services
- Consumer Financial Protection Bureau
- Consumer Safety Products Commission
- Department of Agriculture
- Department of Energy, particularly the Office of Energy Efficiency and Renewable Energy
- Department of Interior, particularly the Bureau of Land Management and Minerals Management Service
- Department of Labor, particularly the Occupational Safety and Health Administration
- Department of Homeland Security, particularly the Transportation Security Administration
- Department of Transportation, particularly the Federal Aviation Administration and Federal Motor Carrier Safety Administration

Environmental Protection Agency

Federal Communications Commission

Federal Financial Institutions Examination Council and its constituent agencies
- Food and Drug Administration
- Office of Federal Procurement Policy
- Securities and Exchange Commission

The Committee will identify specific rules and regulations already issued or at the proposed rule stage to assess the impact on small businesses. The Committee will give close attention to the effect that regulations have on the implementation of advanced technologies including, but not limited to, the deployment of broadband communications (either by wireline or wireless services) throughout the United States. Oversight of the regulatory process also will, to the extent relevant, examine the work of the Office of Information and Regulatory Affairs at the Office of Management and Budget. Special attention will be paid to the work performed by the Chief Counsel for Advocacy at the United States Small Business Administration to ensure that Office is fulfilling its mission to advocate vigorously on behalf of America’s small business regulatory matters at Federal agencies. Finally, this oversight will entail an examination of compliance by Federal agencies with amendments to Executive Order 12866 and memorandum on regulatory flexibility and regulatory compliance issued by the President on January 18, 2011.

Mr. GRAVES of Missouri. Mr. Speaker, I yield the gentlewoman from Louisiana (Mr. LANDRY).

Mr. LANDRY. Mr. Speaker, our government is working against us. Dana Dugas in St. Martinville wanted to permission to revise and extend his reverse, but it took 364 days to get into the implementation of advanced technologies including, but not limited to, the deployment of broadband communications (either by wireline or wireless services) throughout the United States. Oversight of the regulatory process also will, to the extent relevant, examine the work of the Office of Information and Regulatory Affairs at the Office of Management and Budget. Special attention will be paid to the work performed by the Chief Counsel for Advocacy at the United States Small Business Administration to ensure that Office is fulfilling its mission to advocate vigorously on behalf of America’s small business regulatory matters at Federal agencies. Finally, this oversight will entail an examination of compliance by Federal agencies with amendments to Executive Order 12866 and memorandum on regulatory flexibility and regulatory compliance issued by the President on January 18, 2011.

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February 10, 2011
CONGRESSIONAL RECORD—HOUSE

$200,000 in cash, a prime location, $205,000 worth of renovations to bring the building up to code, $205,000 in equipment and fixtures that he needed.

Mr. Dugas had an 800-plus credit score and 20 percent-plus cash in the bank for the down payment. He had a sound business plan with projections showing a 14 percent profit. His business would employ 10 to 15 full-time employees, and 10 to 20 part-time employees. His appraisal came in at $655,000, $200,000 more than he needed.

Mr. Dugas’s Request. What you’d think. Everything looked great until his community small bank told him they could not make that loan. Due to new regulations, they directed him to work with a larger bank and through SBA.

The SPEAKER pro tempore. The time of the gentleman has expired.

Mr. GRAVES of Missouri. Mr. Speaker, I yield the gentleman an additional 15 seconds.

Mr. LANDBY. Then the Feds needed him to prove that he could pay back the loan without the income of his restaurant. That sounds like someone buying a house and having to prove that he can pay the note without a job.

Mr. Speaker, we need to get our government back on the side of Mr. Dugas and the American people, back on the side of free enterprise, back on the side of small businesses, and back on the side of the job creators.

Ms. CLARKE of New York. Mr. Speaker, I yield 2 minutes to the gentlewoman from New York (Ms. CLARKE).

Ms. CLARKE of New York. Mr. Speaker, I rise today in opposition to H. Res. 72. H. Res. 72 is basically a solution in search of a problem. The House Small Business Committee already has a long bipartisan legacy of providing oversight and, when necessary, calling on government agencies to alter regulatory requirements that adversely affect small businesses.

H. Res. 72 does nothing to assist small businesses to create jobs, nor does it reduce Federal requirements on small businesses. All it does is order committees to do what they already do anyway.

Instead of distracting the American people’s attention with this ploy disguised as a resolution, we should be focusing on doing what the American people want from us, which is to focus our efforts and the sorely needed real job-creation measures.

We are currently in our fifth week of the 112th Congress, and the new majority has not brought one bill to the floor that specifically focuses on job creation. How much longer must the job seekers of Brooklyn’s 11th Congressional District wait before the new majority begins bringing legislation to the floor that promotes meaningful job creation?

If it is the best we can do, we are falling woefully short of the expectation of America’s small businesses.

President Obama has made it clear that his primary objective is to promote job growth. We should be working with President Obama for the American people by bringing to the floor substantive legislation specifically targeted towards our small business entrepreneurs and meaningful and substantive job growth.

Mr. GRAVES of Missouri. Mr. Speaker, I yield ½ minutes to the gentleman from Colorado, the chairman of the Subcommittee on Agriculture, Energy and Trade, Mr. TIPTON.

Mr. TIPTON. I thank the gentleman from Missouri.

Mr. Speaker, regulations cost the American people $1.75 trillion annually. And just last year, the Obama administration unleashed 46 new regulations that will place an additional $26.5 billion drain on the American economy.

Of those 46 new regulations, 10 came from the EPA, including job-killing regulations of carbon emissions and increased CAFE standards. The cost of these new EPA regulations alone total $23 billion annually. These EPA regulations run counter to the free market principles and indirectly impact rural communities, small businesses, and families in my district. We simply cannot continue down the path of creating unnecessary regulatory traps that drain our economy and do little more than penalize businesses and discourage job creation.

To be clear, not all regulations are unwarranted. Commonsense rules play an important role in our economy and in keeping the American people safe. However, common sense has been lost in the regulatory process that has become politicized and wrought with bureaucracy and overlap.

As a small business owner, I know firsthand the negative impacts that unnecessary regulations and excessive government involvement can have on entrepreneurs. Just yesterday, I participated in a hearing with the Small Business Committee where we focused on one such example of the job-killing government interference of the 1099 reporting requirement included in the President’s health care law.

The SPEAKER pro tempore. The time of the gentleman has expired.

Mr. GRAVES of Missouri. Mr. Speaker, I yield the gentleman 30 additional seconds.

Mr. TIPTON. Repealing the 1099 requirement is a good start, and our focus must remain on restoring a stable climate in our economy so it will not be rife with uncertainty and over-regulation as small business, the backbone of our economy, can do what it does best: create jobs and grow our economy.

As chairman of the Subcommittee on Agriculture, Energy and Trade for the Small Business Committee, I will take action. The fact that the Federal regulation targets on small businesses more than on any other sector is not acceptable. It’s time we change the way that regulation is enacted and increase congressional oversight.

Ms. VELÁZQUEZ. Mr. Speaker, I would like to inquire as to how much time each side has.

The SPEAKER pro tempore. The gentleman from New York has 5 minutes remaining and the gentleman from Missouri has 7 minutes remaining.

Ms. VELÁZQUEZ. I reserve the balance of my time.

Mr. GRAVES of Missouri. Mr. Speaker, at this time I yield ½ minutes to the gentleman from Tennessee (Mr. FLEISCHMANN).

Mr. FLEISCHMANN. I thank the gentleman from Missouri.

Mr. Speaker, today I rise to speak on behalf of small business men and women all across America in their fight to survive and grow. Winston Churchill once said: If you have 10,000 regulations, you destroy respect for the law. And that’s exactly what our government is doing. We are destroying respect for law and losing the respect and trust of those who sent us here to do our job, not dictate through regulations how they do their jobs.

Government regulations are putting a stranglehold on businesses in America, and it must be reined in.

I just returned from spending 12 days across the Third District of Tennessee, and I heard the same thing over and over again: CHUCK, please get the Federal Government out of our lives. It’s destroying our businesses and preventing us from growing. As a member of the Small Business Committee, I was proud to cosponsor the Small Business Paperwork Relief Act that does away with the onerous 1099 reporting regulation found within ObamaCare. It is long overdue for the government to get out of the way and allow the American entrepreneurs to do what they do best: create jobs and provide capital.

Ms. VELÁZQUEZ. I yield 2 minutes to the gentlewoman from California (Ms. CHU).

Ms. CHU. I rise today to oppose House Resolution 72. This is a meaningless gimmick that only wastes time.

While I do not oppose its spirit, I do oppose spending House floor time debating a bill that is wholly and completely redundant. It is already the job of committees to review Federal regulations. In fact, the Committee on Small Business has been actively doing this.

But this bill doesn’t do one thing to help small business. It does nothing to actually reduce real regulatory burden on small businesses. It does not reduce paperwork nor limit government requirements on the business community. In fact, it only sets up a bureaucratic process here in Congress with a goal of producing an inventory of regulations, something we already do.

We have already passed strong bills, the Regulatory Flexibility Act, and, most recently, the Dodd-Frank bill, which sets up a very strong protection,
This resolution will do none of this. The previous speaker was talking about the fact that yesterday we held a hearing in the Small Business Committee discussing the burden of 1099s. We know that there is bipartisan agreement on this issue, so let’s fix it instead of having 1099s here that will take us nowhere. Why can’t the Republican leadership bring the issue of the 1099, where there is bipartisan agreement, and get it done? That will help small businesses, and it will create jobs. But this resolution will not achieve that.

What it does do is create bureaucratic bookkeeping requirements for House committees. I guess for some this might be a good sound bite, but this does not provide any concrete solutions for our Nation’s small business owners who are drowning in government regulations.

If we want real change, we have to transform how executive branch agencies create and approve regulations. This means ensuring that businesses are given meaningful involvement in the process, not just a token role. It also means that agencies should consider the impact on the business community before they begin writing the regulation, not when it is nearly complete.

Changes like this are long overdue. The reality is that the regulatory burden has grown dramatically under both Republican and Democratic administrations, rising by over $30 billion under George W. Bush’s administration alone.

This is a bipartisan problem that needs a bipartisan solution. With this in mind, I look forward to working with anyone that is interested in bringing real regulatory relief to small businesses.

I yield back the balance of my time.

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

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

With that, I would strongly urge my colleagues to support this resolution.

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

Mr. SHIMKUS. Mr. Speaker, I rise today in strong support of the pending resolution, particularly with respect to the effect on jobs and the economy.

My colleagues on the other side are going to oppose this effort, claiming we are seeking to strip basic public health and safety protections. No one is in favor of hurting those in those areas, but that is not the purpose of us being here today.

We have had numerous hearings over the past couple of days on rules and regulations and how they hurt job creation. This gives power back to the committees to then do that, fine-tooth comb through rules and regulations and address what the President talked about in his State of the Union; where there are rules and regulations that don’t make sense, we need to eliminate them, because we need to focus on job creation. We can’t regulate existing businesses into the ground on the hope that future ones will be able to start. We will protect the jobs currently we have and open the doors for new businesses as well.

As the chairman of the Subcommittee on Environment and the Economy, I am particularly interested in the activities of the EPA. I am going to talk about three examples, one we heard yesterday in testimony.

United States Steel came before us and said imagine a regulation where we have to decrease the heat in the preparation of steel to comply with NOx, but as we move to EPA rules and regulations on greenhouse gases we actually have to use the same process and heat something that has not been done before. The Consumer Protection Agency must meet with small businesses before any new regulation is passed.

So why aren’t we doing something to actually help small business come out of this tough recession? Why haven’t we voted on a single bill creating jobs since the Republicans took over the majority? Why haven’t we voted on single bill to help small businesses?

Small businesses are responsible for two-thirds of net new jobs. But if this resolution is the best we can do, small businesses will have to wait a long time for real relief, and that’s not good enough for our economy or the American people.

Mr. GRAVES of Missouri. Mr. Speaker, I yield 2 minutes to the gentleman from Colorado, the chair of the Subcommittee on Investigation, Oversight and Regulations, Mr. COFFMAN.

Mr. COFFMAN of Colorado. I thank the gentleman for yielding.

The gentleman from Colorado mentioned a couple of House Resolution 4, the Small Business Paperwork Mandate Elimination Act of 2011.

Yesterday, we heard testimony in the Small Business Committee from the bill’s author, Representative Dan Lungren, in addition, small business owners, including a constituent of mine, Mark Eagleton of Golden, Colorado, also testified.

House Resolution 4 would repeal the provision from the recently passed health care law that requires every business to file a 1099 form with the IRS for every vendor with which they conduct business transactions of $600 or more on an annual basis. This requirement will force businesses to use scarce resources to comply with this burdensome government mandate, and it will take away from their ability to grow and create jobs.

In these tough economic times, it is important for government to take proactive steps that will foster small business expansion and job growth. Unfortunately, the recently passed health care reform law will lead to the opposite. Increased government mandates, such as the 1099 reporting requirement, will lead to reduced revenues, job losses, and will only extend this economic downturn with its high levels of unemployment.

Mr. Speaker, I urge my colleagues to support the Small Business Paperwork Mandate Elimination Act of 2011, which will rid American businesses of this job-killing requirement. We must start over and pass meaningful reforms that will lower the cost of health care for all Americans while supporting growth of America’s small businesses.

Ms. VELAZQUEZ. Mr. Speaker, the resolution that we are considering today will not help one single small business. It will not reduce paperwork for entrepreneurs nor will it result in a less intrusive government.
that process up. So U.S. Steel will be caught in a catch-22. Under one reg, they have to keep the heat low to comply with nitrous oxide regulations; on the other hand, in the same process, they have to heat it up to meet the greenhouse gas rules.

Now what does a steel company going to do? They are going to move to China. You can’t develop rules and regulations that cannot be complied with by existing known technologies, and that was just a perfect example.

Again, I find one thing, and a lot of these things not only hurt jobs, but they are going to hurt the environment. The example is the redefinition of used oil as a solid waste. Now, this sounds like, what are they talking about?

Many of us, and there are times when many of us, when we were young, we changed our own oil. We would get under the car, pull the plug and drain the oil. Fortunately, in today’s world, it is an auto repair shop, you can take it to maybe a parts store, and you can then recycle that used oil.

Not if the EPA has its say, because what they do in the redefinition of this is they can only dispose of this off-brand, off-used oil is to burn it. Oh, that is real great for the environment, burning the used oil. And what will the home do-it-yourselfer do? They are probably going to pour it on the ground. So EPA regs not only hurt job creation, but they have a great effect in hurting and harming the economy.

The next one, one of the issues we will address next week in the committee is coal ash byproducts. This is another one that is curious in which the EPA is trying to meddle in. Despite EPA’s own testing and admittance that these coal byproducts do not qualify as hazardous waste based on their toxicity, EPA wants to label them as toxic material.

What does that mean? Any byproducts used will then be required to be disposed of in special landfills or dumps and not recycled. Coal ash can’t go into concrete. Gypsum can’t go into wallboard. Wallboard that has to be disposed of or you are going to remodel your home, what happens to that wallboard? The cost of doing business increases, and these all are things that hurt job creation.

We applaud President Obama in his State of the Union when he says there’s too many regulations and we need to ease the regulatory burden. That’s the important address thing— one of the few things we agree on with the administration. And this will allow us committee by committee to go through the process and identify those hindrances and start to move legislation.

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

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

Our highest priority should be to put America back to work. We need jobs, investment, and growth; but that’s not what we’re doing in Congress. Yesterday the Energy and Commerce Committee held one hearing attacking women’s reproductive rights and another promoting legislation to roll back the Clean Air Act. And today we’re spending all day debating a meaningless resolution no one disagrees with. None of this will create any jobs or make our economy stronger.

The resolution we’re debating directs several committees, including my committee, the Committee on Energy and Commerce, to conduct oversight of government regulations. Well, I support oversight and reforming unnecessary or outdated regulations. That’s part of our job. We don’t need a resolution to do our job.

But we need to be honest with American families. Our economy is not in a recession because of regulations. We are in a recession because Wall Street ran amok and Federal regulators were asleep on the job. It is too little regulation of Wall Street—not overregulation—that caused our economic woes.

And yet this resolution is going to do nothing to get our economy growing again.

I ask my colleagues to remember the collapse of Wall Street in 2008. This meltdown in the financial markets was the deepest recessions since the Great Depression. Millions of Americans lost their jobs, and it cost U.S. taxpayers billions of dollars to bail out AIG and Wall Street banks. The cause wasn’t regulation. As Alan Greenspan, the head of the Federal Reserve Board, testified before me and other members of the Oversight Committee, he had “made a mistake” in promoting deregulation. He said he had “found a flaw” in his free-market ideology and was in “a state of shocked disbelief.”

The Deepwater Horizon oil spill wreaked havoc on the economies of the Gulf States. It wasn’t caused by too little oversight and too much regulation. It was because there wasn’t enough oversight and regulation. Thousands of jobs were lost in the gulf because Deepwater Horizon was not subject to proper safety and environmental regulations.

No one disagrees that ongoing oversight of regulations is necessary. In his address to the Chamber of Commerce on Monday, President Obama said that Federal agencies are already conducting a comprehensive review of existing regulations to identify and fix those that are outdated and unnecessary. As the President said, we should design regulations intelligently and “get rid of regulations that have outlived their usefulness or don’t work.”

But this isn’t going to result in new jobs, reduce the deficit, or make the middle class stronger. To grow our economy, we need to invest in new clean energy jobs; we need to bring broadband connections to all parts of America; and we need to continue to make health care more efficient. That’s what we should be talking about on the floor today.

Mr. Speaker, I yield the balance of my time to the gentleman from Colorado (Ms. DeGETTE), and I ask unanimous consent that she be allowed to control the time for the Energy and Commerce Committee.

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

There was no objection.

Mr. SHIMKUS. I now yield 2 ½ minutes to the chairman of the Health Subcommittee, Joe Pitts.

Mr. PITTS. The United States is in danger of losing its status as the world leader in medical device innovation. Multiple studies have shown that regulatory uncertainty and a delay in introduction of new technology at the Food and Drug Administration are damaging this critical industry.

Shorter, more predictable and more transparent approval processes in Europe have led many device companies to move overseas before submitting them to the FDA. This hurts American patients who, on average, have access to innovative medical devices 2 years later than patients in European countries, and, in some cases, never have access to these devices. And the longer, more uncertain regulatory process by FDA result in making American patients any safer? The answer is no.

According to recent studies, medical devices marketed through the shorter and more transparent European regulatory processes are statistically as safe as FDA-cleared and -approved devices and have comparable patient outcomes. Regulatory uncertainty also hurts American competitiveness as innovative device companies are moving jobs overseas.

And these are good jobs. Nationally, jobs in medical technology pay almost 40 percent higher compared to the national average earnings. San Diego-based NuVasive, a medical device company, is a case study of what regulatory burdens and delays can do to a company. NuVasive reports that in the last 18 to 24 months, “longer FDA approval times have directly resulted in significant revenue at $70 million, increased operating expenses of over $2 million, hundreds of new jobs eliminated, and less investment in research and development.”

The company continues: “It is becoming far more efficient and faster to innovate outside the U.S.A. in such places as Europe. Non-U.S.A. systems have more timely, predictable, and transparent process. We have seen U.S.A. delays of 3 to 70 months, which forced NuVasive to rethink longer-term strategies around time to place research and development jobs and even whether or not to invest in innovation of new products.”
Ms. DEGETTE. I yield myself 5 minutes.

Mr. Speaker, Congress needs to get going. We were sworn in over a month ago now, when the highest priority in this country, everybody agrees, is creating jobs. And, frankly, with unemployment still hovering around 9 percent, we have no time to waste dithering around arguing about what we should do.

This resolution does not do one thing to create one job. So, once again, what are we doing? We’re standing on the House floor debating for 9 1/2 hours, wasting the American people’s time, which is time we could be using to sit down on a bipartisan basis and bring jobs, growth and prosperity to this country. What we’re doing here is time-consuming, but it really means nothing in the end. It’s a resolution. It’s a resolution that directs certain standing committees to look at regulations and to decide if they think that it has some impact on jobs. It lists a number of matters for consideration. It gives no deadline by which the committees have to investigate these issues. It gives no standards for the various matters for consideration, including impeding private sector job creation, et cetera. So you can bet we’ll have long debates over each one of those criteria.

But, then, what is most unbelievable about this resolution, it really doesn’t say what we do do about it. It’s say all the committees meet month after month determining day after day, hearing after hearing that there’s some impeding on business. Then what do they do? And that’s what’s so frustrating, because the American people don’t want more review, inventory, or compilation of regulations. They want their families to have jobs. And so that’s why we really need to sit down and talk about how will we create jobs.

This resolution won’t save one home from foreclosure, it won’t help repair one crumbling bridge or potholed road, it won’t extend a mile of broadband. It wouldn’t ensure one school lunch for our children or provide a patient greater access to hospitals or doctors. It won’t do any of that.

What’s worse, Mr. Speaker, is that, as we take this debate on today, we need to remind the committees and already bound by the rules of the House to provide proper oversight. We don’t need 2 days to debate a resolution that tells the committees what they already have a constitutional duty to do. Frankly, I am concerned, too, because there is nothing this Congress has done today to give us any indication that the majority intends to spend any time looking at job creation. We had 7 hours of debate on a bill to repeal health care, which everybody knows is not going anywhere in the other body and which doesn’t create one job. This week, today—it’s Thursday—we passed exactly one piece of legislation, and we are done voting for the day.

While this resolution does nothing to create jobs and nothing, frankly, to make Congress expeditiously use its already existing regulatory oversight, at the same time it neglects the fact that laws and regulations can be important to protect our constituents’ health.

For example, when we had insufficient laws and regulations to deal with the emergence of the AIDS crisis across America, we acted on a bipartisan basis to reduce 76 million foodborne illnesses, 300,000 hospitalizations, and 5,000 deaths a year in the United States. This type of legislation and oversight is important. It keeps Americans healthy and helps grow our economy. Then what do we do with a resolution that tells the committees what they already have a constitutional duty to do. It’s a resolution that directs certain standing committees to look at regulations and to decide if they think that it has some impact on jobs. It lists a number of matters for consideration. It gives no deadline by which the committees have to investigate these issues. It gives no standards for the various matters for consideration, including impeding private sector job creation, et cetera. So you can bet we’ll have long debates over each one of those criteria.

Mr. Speaker, I’ve also introduced legislation to foster the development of a clear and predictable regulatory pathway, that ensures safer and faster approval of safe and effective products and the support of regulatory research to promote the understanding of regenerative medicine. These types of regulatory initiatives can actually help create jobs in the future and are a critical part of our work in this body.

The SPEAKER pro tempore. The time of the gentlewoman has expired.

Ms. DEGETTE. I yield myself 1 additional minute.

Look, there is nobody on either side of this aisle who thinks we should have an unnecessary or overly burdensome regulation, but that’s not what this is about. We have a long history of regulatory review, and we can do that without spending 9 hours debating a resolution like this. A few hours ago, we all stood here and read the Constitution aloud together. I am sure everybody remembers that the authority for committees in this Congress to review and inventory regulations is already provided.

So I would suggest, Mr. Speaker, that what we do is bring this debate to an end, that we focus on the regulations that we can repeal, and that we really focus on what American people want us to talk about, which is creating jobs for the American public. I reserve the balance of my time.

Mr. SHIMKUS. It is business that creates jobs. Easing the regulatory burden helps create jobs.

Mr. Speaker, I would now like to yield 2 minutes to the gentlewoman from California, Congresswoman Bono Mack, who is the chairman of the Commerce, Manufacturing and Trade Subcommittee.

Mrs. BONO Mack. I thank the gentleman for yielding.

Mr. Speaker, we are going to right-fully hear a lot today during this debate about how excessive government regulations are hurting our economy, but there are other forces at work as well, and they are just as damaging, even perhaps more so. Spending 9 hours debating a resolution to create one job. So, once again, what are we doing? We’re standing on the House floor debating for 9 1/2 hours, wasting the American people’s time, which is time we could be using to sit down on a bipartisan basis and bring jobs, growth and prosperity to this country. What we’re doing here is time-consuming, but it really means nothing in the end. It’s a resolution. It’s a resolution that directs certain standing committees to look at regulations and to decide if they think that it has some impact on jobs. It lists a number of matters for consideration. It gives no deadline by which the committees have to investigate these issues. It gives no standards for the various matters for consideration, including impeding private sector job creation, et cetera. So you can bet we’ll have long debates over each one of those criteria.

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Ms. DEGETTE. Mr. Speaker, I yield 3 minutes to the gentleman from New Jersey (Mr. PALLONE).

Mr. PALLONE. Mr. Speaker, this resolution being offered by my colleagues on the other side of the aisle is a simple waste of time, and it doesn’t address job creation, which must be the number one priority of this Congress.

Today, we are literally coming to the floor to spend nearly 10 hours of debate telling Congress and the American public what we are not doing. What we have before us is a bill that will strengthen our economy and create jobs—not a single one. While we’re doing this, the Republican leadership is putting together a spending bill that will cost our economy jobs.

The bill makes sweeping cuts in research and development, cuts that will jeopardize America’s position as a world leader in innovation.

In the State of the Union, the President set the right priorities with his focus on job creation, economic recovery, debt reduction, and economic opportunity for all Americans. I ask my Democratic colleagues from the Energy and Commerce Committee where we worked over the last 4 years to keep America at the forefront of the world in clean-energy technologies and quality healthcare, so I am trying to understand why our committee is down here today, wasting our time, when we could be having hearings to generate new ideas on how to create jobs and strengthen our economy.

Republicans simply don’t get it. They don’t have a clue. Democrats have lots of ideas. Investments in clean energy will not only reduce greenhouse gas emissions and keep our environment healthy but will create countless new jobs.

I am encouraged by the President’s announcement this week that he is going to prioritize offshore wind development. By 2030, I hope to see offshore wind increasing in my State of New Jersey.

This is exactly the type of clean energy manufacturing sector that create jobs and move America to a more self-sufficient energy market that doesn’t rely on foreign oil from volatile places like the Middle East.

Another important issue that we could be discussing in our committee is health science and innovation. The health science industry, which includes pharmaceutical, medical devices, and biotechnology, plays a critical role in our national economy as well as in New Jersey’s economy. A recent report by Research America noted that New Jersey is the third largest research and development employer in the U.S., with more than 211,000 jobs supported by health R&D, including 50,000 direct jobs in health R&D.

Federal R&D investments are critical for continued economic growth. For example, the National Institutes of Health award many grants to universities, which, in turn, bring money and jobs to States. In 2007, New Jersey received $280 million in research grants from NIH and created and support 3,738 new jobs.

We need to continue to make smart, disciplined, forward-looking investments in innovation. Unfortunately, my colleagues on the other side of the aisle are proposing billions of dollars in cuts to NIH funding in the spending bill they plan to bring to the floor next week. This is not the solution to keeping America at the forefront of R&D in the world, and it is going to hurt our ability to create high-quality high-tech jobs.

Mr. STEARNS. Mr. Speaker, I yield 2½ minutes to the chairman of the Oversight and Investigations Subcommittee, Chairman STEARNS.

Mr. STEARNS. I thank the distinguished gentleman.

Mr. Speaker, I rise today in opposition to House Resolution 72. This resolution does nothing to create jobs and is a distraction from what should be our focus: creating jobs here in this country. Instead of spending time debating and creating legislation that would create jobs and further our economic recovery, we are here debating legislation that basically reiterates what the Energy and Commerce Committee is currently doing.

In contrast, I believe that the American people have been clear. They want Congress to focus on creating jobs and that should be our number one priority. In fact, I recently sent a survey to my constituents asking them what they thought should be the top priorities of this Congress. Not surprisingly, 81 percent responded that creating jobs should be our top priority.

Mr. Speaker, I routinely hold clean energy roundtable forums in Sacramento with CEOs and with other leaders, including in the Startup America initiative, America First, and the Startup America initiative, America must continue to lead the way in innovation in order to both rebuild today’s economy and bolster the industries of tomorrow.

The clean energy manufacturing sector is a critical area where most leading economists believe our Nation can
experience the highest job growth potential. In fact, the Department of Energy has found that continued investment in the U.S. clean energy sector could create more than 750,000 jobs over the next decade. However, it is one area where the U.S. is unfortunately falling behind many of its competitors, including China and Germany.

Mr. Speaker, we must change that.

America has an historic opportunity to become a leader in clean technology manufacturing and creating new, good-paying jobs in this country. That is why I, along with Congressman JOHN DINGELL (D-MI), who is the vice chairman of my subcommittee, have recently introduced legislation to bolster the U.S. clean energy and manufacturing industry with the goal of creating jobs and advancing our Nation's standing in the ever growing clean energy economy.

As part of the Make It In America agenda, this legislation, H.R. 502, the Clean Energy Technology Manufacturing and Export Assistance Act of 2011, would help boost U.S. innovation and competitiveness by promoting the manufacturing of clean energy technology at home and supporting its exports abroad. The bill helps strengthen America's domestic clean tech manufacturing industry by directing the Commerce Department to provide specific tools and resources to those companies that need it most: America's small and medium-sized manufacturing businesses.

Mr. Speaker, manufacturing jobs are the fabric of our country that could put millions of Americans back to work. But we must manufacture the products that are in demand and that have an exponential potential to grow, and the clean energy sector is that ever growing industry. But in order to create those jobs, this Congress must pass legislation that will help us do just that.

Mr. Speaker, this bill passed the House last Congress with bipartisan support, and it is my hope that it will be considered again soon during this new Congress so we can move our Nation's clean energy economy forward and create new, good-paying jobs here in this country. Unfortunately, H. Res. 72 falls that test.

I urge my colleagues to vote against the resolution before us.

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

We have an administration created all these burdensome regulations. If they do not protect public health and harm job creation, we want to review them. I don't see what's the big damage of that, and every time you hear the word "incentives" you know what that means? Tax dollars. That means borrowing money from China to incentivize who knows what.

We want capital formation through the private sector to create jobs. The government can no longer do that.

Mr. MURPHY of Pennsylvania. Thank you, Mr. Chairman.

You know, we now have 29 million people in America who are either out of work or looking for work, and we also are facing a problem of trillions of deficit spending that affects those jobs. There are four questions we need to do to turn our economy around.

One is the issue of cutting government spending and turning that deficit around. Two is to deal with making sure we're keeping taxes low and regulations fair that promote growth of new jobs and not hinder that growth. We must also have trade enforcement law changes that allow us to grow in another way.

China alone, for example, is exploiting loopholes big enough to sail a freight ship through. They tax and embargo the export of raw materials and rare Earth minerals. They mandate local content requirement so American companies can't build in the U.S. and ship abroad. They send intellectual property, copyrights, and reverse-engineer U.S. technology and products. They offer below-market government loans to their companies, and they manipulate their currency. All of this has created a great wall of illegal and unfair manufacturing trade practices, and we can't sit by while they undermine our jobs.

But a fourth pillar has to do with how we need to grow our resources, an approach for the Energy and Commerce Committee. While the Outer Continental Shelf of this country is off limits for oil drilling, we are passing by massive amounts of jobs and massive amounts of economy for our Nation.

If we were allowed to have drilling on the Outer Continental Shelf, the Federal revenue alone, without borrowing money, without buying from OPEC, without outsourcing our trade deficits, would yield $2.5 trillion to $3.7 trillion in Federal revenue, and all of that based upon 1970s estimates of how much oil is out there.

In addition to that, even though there is not supposed to be a moratorium on drilling off the Gulf of Mexico, there is in effect a "peremorium" because all of these wells which previously have been permitted are now told they can't drill. Regulatory agencies are raising our trade deficits, putting American families and American jobs at risk, greater reliance on OPEC, and with the threats of Egypt and the worries about the Suez Canal, we are sitting by as American families wondering what's going to happen next. Let's deal with all these issues and grow American jobs.

Ms. DEGETTE. Mr. Speaker, I yield 3 minutes to the gentleman from Vermont (Mr. WELCH).

Mr. WELCH. I thank the gentlelady from Colorado.

Three points. Number one, any regulations that aren't doing their job, they're imposing excessive burdens, let's change them. I agree with that. The President agrees with that. You're arguing that. You're right. The American people want regulations that are limited to achieving legitimate goals and not imposing unnecessary burdens.

And this trend, and this action, why are we going to debate this? Why are we going to substitute words for actions? The Committee on Energy and Commerce and all the other committees that are being charged to act on this resolution are acting. And rather than have a discussion and debate about it, ask those committees to come in with what their specific recommendations are. Let the House of Representatives vote yes or no on any proposed action.

But third, jobs. Both sides have been saying we've got to focus on jobs. A couple of very good speeches, Mr. Murphy from Pennsylvania, Mr. STENCK from Florida, we agree with that. Why don't we dust off a proven and bipartisan job-creating bill, something that puts local contractors who are reeling from the decline in homebuilding back to work retrofitting our homes, and it saves $10 billion in energy bills, creates 170,000 jobs and it's all about using less, conserving, being smart. It's a bipartisan job-creating bill, and that's common ground. We're not having a debate about whether we should or shouldn't be drilling, or what's the preferred energy source, whether it's coal, natural or solar. It's really whatever energy source you're using, if you use less of it, as a business or as a consumer, you're going to save money. So it's something we can do together. The new majority would have the final say on how we would pay for this. It could be designed in a way to take care of the capital formation concerns that the other side has expressed.

What we're talking about here is important. Regulations should be limited to the legitimate purpose for which they're intended. They shouldn't be excessively burdensome. If there are specific regulations that ought to be adjusted and it requires statutory action, come back with the specific statute, let this body vote on it and move on. That's action. It's not words. But then the common goal that we have, even if it's a significant debate and disagreement about how best to get from here to there, is we've got to create jobs in this economy, Home Star is a way we can do it with the new majority workforce with the new majority.

Mr. SHIMKUS. Mr. Speaker, I want to share with my colleagues, we'll have a chance next week to vote on greenhouse gas regulations, which will kill jobs. Those bills are coming.

I yield to the gentlewoman from Tennessee (Mrs. BLACKBURN).

Mrs. BLACKBURN. Mr. Speaker, I think our colleagues across the aisle...
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WASHINGTON, CATHY McMORRIS RODGERS, the vice chairman of the Republican Conference.

Mr. Speaker, instead of telling committees how to do their jobs, we should be doing on a bipartisan basis. You can be assured that the Chinese aren't wasting 9 1/2 hours figuring out how to create a demand for new wind energy so we can put people to work building wind farms. That's what we should be doing.

And you know what, last year the Republicans passed a clean energy standard which we could be talking about this year on a bipartisan basis. Instead, we're wasting 9 1/2 minutes talking about something all of us agree to do.

Now, how do the Republicans intend to do this going out of the gate next week? We're told that their first act is to remove from our Federal law the ability to create jobs in the green, clean energy sector because they want to pass their dirty air bill. Their dirty air bill will strip the Environmental Protection Agency of the ability to control emissions and create jobs in the solar and wind industry, jobs in the enhanced geothermal industry. These are jobs.

Don't let them pass the dirty air bill.

Mr. SHIMKUS. Mr. Speaker, I yield 1 1/2 minutes to the gentleman from Ohio who is from the largest manufacturing district in the country, Mr. LATTA.

Mr. LATTA. I thank the gentleman for yielding.

Mr. Speaker, the EPA has indicated they intend to overturn 30 years of precedent and designate coal ash as a hazardous waste, despite findings from the Department of Energy, the Federal Highway Administration, State regulatory authorities and the EPA itself that the toxicity levels in coal ash are well below the criteria that requires a hazardous waste designation. In fact, in the EPA's May 2000 regulatory determination, they concluded that coal ash does not warrant regulation as a hazardous waste, and that doing so would be environmentally counterproductive.

About 45 percent of the coal ash generated is recycled, being used as an adhesive in cement, concrete, wallboard and roofing materials, road-based fill materials, and snow and ice control. While all of this is completely safe, designating coal ash as a hazardous waste would halt these beneficial uses, which the EPA estimates will lead to $16.7 billion in increased costs per year, further damaging our economy.
that it needs to step in and add regulations that will all but certainly drain this industry of capital, forcing businesses to cut jobs, not invest in America, and ultimately make us more dependent upon foreign countries for these important minerals.

Mr. Speaker, regulation is not what our Nation is all about. America is about entrepreneurialism, innovation, and living the American Dream.

Let’s get these oppressive rules and regulations off the books. A good first step is the passage of the resolution we are considering today.

The SPEAKER pro tempore. The gentleman from Illinois has 10 1/2 minutes remaining; the gentlewoman from Colorado has 5 1/2 minutes remaining.

Ms. DeGette. I reserve the balance of my time.

Mr. Shimkus. Mr. Speaker, I yield 2 minutes to the gentleman from Houston (Mr. Olson) the former Navy fighter pilot.

Mr. Olson. I thank my friend from Illinois.

Mr. Speaker, I rise today in strong support of H. Res. 72. In this economic environment, it is critically important for this Congress to find and eliminate govenrment regulations which are damaging to the economy and are destroying American jobs.

According to the Heritage Foundation, the current administration has imposed 43 major regulations in fiscal year 2010 with an estimated cost of $26.5 billion. A prime example of this senseless regulation is the EPA’s new greenhouse gas regulations which will adversely affect every business and energy consumer in America. The increased costs associated with the new EPA regulations will be passed on to consumers in the form of higher energy costs. Those impacted include small businesses and individuals still struggling to make it out of the current recession.

The EPA’s regulations will eliminate American jobs and send them overseas. It’s just plain and simple. The bureaucratic permitting process will cause countless construction delays on new projects, and the increased compliance costs will drive many companies abroad where the regulatory environment is more favorable. Again, American jobs heading overseas to foreign soil.

America has suffered 21 straight months of unemployment above 9 percent. Our top priority should be to reduce the cost of doing business so companies can expand their operations and hire new employees.

The new EPA greenhouse gas regulations are a tax on energy. They will only serve to drive up energy costs, reduce economic activity, and destroy American jobs. Most importantly, under the Constitution, it is Congress—not unelected EPA bureaucrats—who determine what our greenhouse gases are regulated.

The Energy and Commerce Committee will soon be reviewing existing regulations to determine if they make sense. If so, we will keep them. If not, we will throw them in the dustbin of history.

Ms. DeGette. I continue to reserve the balance of my time.

Mr. Shimkus. Mr. Speaker, I now yield 2 minutes to our new colleagues from Colorado (Mr. Gardner).

Mr. Gardner. I thank the gentleman from Illinois for yielding.

Mr. Speaker, I rise today in support of House Resolution 72 and of Congress’ new emphasis on oversight. Over the past few years, Federal agencies have promulgated a litany of rules and regulations with little regard for their impact on American businesses, jobs, and everyday American workers.

Last week, I met with a business in my district that employs nearly 1,000 people. They expressed their concern that the onslaught of rules and regulations threaten our energy infrastructure, power stability, and electricity costs. In other words, reckless regulation threatens their very existence.

I met with a company that employs 53 people, whose owners said they won’t expand because they don’t know what the cost of health care regulations will mean to their business.

At a committee hearing just yesterday before the Energy and Commerce Committee, businesses stated that the regulatory environment is hindering investment in our economy, not promoting it.

In Colorado, Federal regulations that could usurp the State’s role over energy production may stop the creation of jobs that are set to employ thousands of people in northern Colorado.

It’s time for Congress to listen to the voices that are America, that move our country, feed our country, power our country, and make our country great. It is time to put an end to reckless regulation.

If there are 1.5 million jobs to be created, then let’s get started creating them. But let’s not turn to the role of government to regulate people out of business to create other jobs. That’s not the job of the Federal Government.

Let’s put an end to reckless regulation.

Ms. DeGette. Mr. Speaker, I am pleased to yield 2 minutes to the gentleman from California (Mr. McNerney).

Mr. McNerney. Mr. Speaker, I rise today to express my deep concerns about attempts to undermine one of our country’s most cherished and effective environmental policies, the Clean Air Act.

Simply put, recent attacks against environmental protections threaten the health, safety, and quality of life of the American people. All credible scientific evidence proves that emissions of carbon and other pollutants change our climate and harm our environment, our communities and our children. Americans deserve to breathe clean air and drink clean water.

We know beyond any doubt that pollution can increase asthma, heart attacks, and cancer. I do support legitimate efforts for regulatory reform. But the majority’s attempt to pass a new dirty air act by gutting needed health provisions is a travesty.

Now, the majority, party, on the other side, my friends, will try to tell you that we have to make a choice between clean air and jobs. And that is a false choice. We can create, in fact, if we create clean air we will create jobs, and we will create an environment where businesses will want to do business in our country. So our country needs forward-thinking energy and environmental policies that create jobs and protect public health. And we will not tolerate a return to the pollution allowed before the Clean Air Act.

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

I’m glad my colleague talked about the Clean Air Act. The Clean Air Act was passed in the 1970s and it identified six criteria pollutants. And we know a lot of what those are—nitrous oxide, sulfur dioxide, particulate matter. Carbon dioxide was never identified in the law. In fact, Chairman Emeritus Dingell said numerous times the Clean Air Act was never designed to regulate carbon.

Even as the EPA now moves in the direction of climate, they’ve changed the rules. They are not complying with the Clean Air Act because of their tailoring rule, thus picking winners over losers.

If we go down the road to regulate carbon, we raise the cost of creating jobs. Jobs move overseas. That’s what the Waxman-Markey debate was last year. That’s why the majority last year could not pass a bill to regulate carbon, because of the impact on jobs.

So why are we here?

We’re not trying to end regulation. We’re trying to make sure that there’s an economic analysis on what occurs on jobs. What’s the job impact?

Administrator Jackson, throughout the entire process, could not tell us. In fact, they only do it in silos and never the cumulative effect of what are the jobs lost based upon regulation.

What is the compliance cost?

We ought to know that because the more there is a requirement to comply with the rules and regulations when we are competing against China, who has no rules and regulations, we are less competitive, we lose jobs.

Is it so harmful to ask where’s the benefit, a cost-benefit analysis of all these regulations?

So we’ll get a chance. I know I was asked by the other side earlier in the debate, where is the legislation to affect rules and regulations that will create jobs?

Well, it’s coming next week, and it’s the greenhouse gas rules and regulations, which does not affect the Clean Air Act, which does not change, after all their portrayals on dirty air, it does
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not affect a single criteria pollutant in the Clean Air Act.

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

Ms. DEGETTE. Mr. Speaker, I would like to inquire if the gentleman has any further requests for time.

Mr. SHIMKUS. I was expecting a few Members, but I don’t expect them to come now.

Ms. DEGETTE. I yield myself the balance of my time.

Mr. Speaker, it has now been 36 days since we were sworn in in the 112th Congress. Yet, in the Energy and Commerce Committee, which I know Mr. Shimkus and I will both agree is the most illustrious and powerful committee in the U.S. House of Representatives, the committee with broad-ranging jurisdiction, everything from energy policy to food safety to health care, even to national league sports, we have not passed one legislative bill in those 36 days. What has passed on this committee is to repeal an onerous regulation. We haven’t passed one bill to create one new job.

In fact, the first subcommittee markup in the Energy and Commerce Committee is tomorrow. This markup is of an emergency bill which will restrict a woman’s right to choose. This is a divisive bill that has nothing to do with repealing one onerous regulation, and, in fact, it doesn’t create one job, except maybe a job for lawyers who, if this actually passed, would have a field day litigating the legislation.

Look, Mr. Speaker, we all agree that if there are burdensome regulations, they should be repealed. But let’s not let this discussion devolve into a partisan debate under the guise of regulatory reform.

So we know our colleagues on the other side of the aisle don’t like the new EPA greenhouse gas regulations. We know that they don’t like the new health care bill. But just because those bills have been passed and are being implemented does not mean that the regulations, per se, cause a loss of jobs.

So what I would suggest the American people would like us to see, what they told us in the election, what they’ve told us since the election, what all of my constituents told me when I was home last week is, when are you going to stop the partisan bickering? When are you going to create jobs?

I believe colleagues from Illinois and I, and all of the rest of us got together, we could identify a number of regulations, regulations passed under Democratic and Republican administrations that are burdensome, that are outdated, and that we could repeal. But in the meantime, let’s not pass what it is. Let’s have the debate if we’re going to have it. But let’s not call it a debate about burdensome regulations. Let’s create jobs.

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

Mr. SHIMKUS. Mr. Speaker, I think this has been a great debate. And DIANA DEGETTE is a great friend of mine. We’ve served here in the Chamber for a long time. And I think it’s good for the public to understand that we can have strong disagreements without being disagreeable. And I’m probably one of the strongest, outspoken loutmouths in the committee. And I have been recently. But I think it’s also good to know that we can continue, even on very controversial issues on life. She has very strong opinions, and I have very strong opinions. But Congresswoman DEGETTE has my respect, and she’s a friend.

During last fall, businesses kept coming to me and saying, all we want to be is left alone. That’s really part of this debate.

The Democrat majority, in fact, in the last 2 years, they had the whole shooting match. These are the same debates you had about us. You could have addressed the regulatory burdens on business, but you didn’t. You had the House, you had the Senate, you had the Presidency. You have the bill to ease the regulatory burden.

So now the pendulum has shifted. We’re into job creation. One of the burdens of job creation is excessive regulation. Businesses want to be left alone. There’s too much uncertainty. What have we done to bring to the floor to help provide certainty? We voted to repeal the health care law. If you want to talk to businesses, both large and small, one of the biggest things that has created uncertainty is Obamacare. Here they’ve got a NO CARBON requirement so they keep the burners on low. But a carbon requirement would require that the burners are on high. How do they comply? I’ll tell you how they comply. They move the steel mill to a country that does not have those regulations. Or we import it.

Should we look at these and address these? The answer is yes.

I see my colleague from Louisiana has shown up. If my colleague from Colorado doesn’t mind, I yield the balance of my time to my colleague from Louisiana (Mr. SCALISE).

Mr. SCALISE. Let’s talk really quickly about just what’s so important about this resolution. To do a better job of adhering to this KISS formula. Our government needs to really look at it, they are creating jobs. And I guess, if you want to really look at it, they are creating jobs, in China, in India, in other places around the world instead of in America.

We just had another hearing today on the problems with what is happening with the administration not issuing permits in the Gulf of Mexico. They are actually making our country more dependent on Middle Eastern oil at a time when you are seeing the Middle East in total disarray with what is happening in Egypt. There was just another super tanker that was hijacked by Somali pirates right off the coast of Oman, just yet another example that we are not as safe as we thought we were.

Ms. DEGETTE. Mr. Speaker, before I give my opening remarks, I yield 3 minutes to my good friend from North Carolina (Mr. COBLE).

Mr. COBLE. I thank the gentlewoman for yielding.

Mr. Speaker, I rise in support of this resolution. We have all heard the expression, Keep It Simple, Stupid, the KISS formula. Our government needs to do a better job of adhering to this phrase.

In the transportation sector, there are numerous examples where the regulatory process is burdensome and impedes private enterprise.

The Department of Transportation has regulations pending that classify lithium cells and batteries as hazardous materials. If implemented, this could create an impediment in getting batteries to consumers, the military, and government agencies. As a result, this could jeopardize manufacturing jobs in my district, jobs we cannot afford to lose.

DOT has also put forth regulations that would implement changes to hours of service regulations. This proposal is soliciting comments on whether to retain the current 11-hour time limit, or reduce the maximum driving time to 10 hours, something the agency prefers. If implemented, it will create complications for truckers, and likely affect consumers’ wallets and private enterprise.

Finally, the National Mediation Board recently published a rule that alters how labor elections occur. Under previous guidelines, a majority of the eligible electorate must vote in favor of unionization. Under the new proposed rules, this majority is defined by
those who actually vote in elections, meaning the outcome could form a union when the majority of persons affected did not express the desire to do so. This is simply another way for the labor movement to gain traction and dictate what outcome that they cannot achieve otherwise.

We support reducing the number of regulations, Mr. Speaker. But that is not to say that we support compromising safety. Indeed, we do not.

Mr. Speaker, we can do better. We can provide oversight that is simple and straightforward without impeding private enterprise. Our economy will benefit if we bear in mind the saying, "Keep it Simple, Stupid."

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

I rise in strong support of H. Res. 72. Under both Democratic and Republican administrations, Federal agencies can, and do, abuse their regulatory powers.

For the last 2 years, in my own district, coal miners in communities that depend on coal have been struggling with the uncertainty created by the Environmental Protection Agency that has pushed its regulatory authority to extremes.

As a result of EPA's extensive intervention in Clean Water Act section 404 permitting for service mines, miners in my district and their families are in an untenable limbo, wondering from week to week whether their mines will get a permit and whether their jobs will end.

EPA is setting new timelines and new permitting criteria that differ from what is in statute and regulation. And they are doing so not through the proper regulatory procedure, but through interim guidance, skirting the rulemaking process that would provide for greater transparency and public comment.

The agency is setting a terrible precedent that opens the door for further abuses in future administrations. So I stand here today supporting the content of this resolution, Congress ought to check overzealous executive agencies. We ought to be conducting rigorous oversight and siphoning off regulations that hamstring our economy and the wellbeing of Americans. And I fully expect our committee, the Committee on Transportation and Infrastructure, to soon review the EPA's actions with respect to coal mining permits throughout central Appalachia.

But I also ask my colleagues that this is not a new responsibility. It is the duty placed on Congress, the people's branch, by the Framers of the Constitution, who knew firsthand the abuses of an all-powerful executive.

Nothing to act on resolution changes or enhances that responsibility. Rather than expending so much time, energy, and taxpayer dollars in a display on this floor that provides the Members of this body and the American people not a single ounce of new or enhanced benefit, strong and concentrated on the real work. We ought to be moving legislation that creates jobs, good family-wage jobs.

There is no better way to create family-wage jobs than investing in our Nation's transportation and water resources infrastructure. These investments create and sustain millions of American jobs and generate billions of dollars of economic activity.

According to the Federal Highway Administration, for example, each $1 billion of Federal investment creates or sustains 4,799 jobs and $6.2 billion of economic activity. Moreover, these investments enhance our ability to compete in the global marketplace.

It is for these reasons, creating family-wage jobs and strengthening our global competitiveness, that the presidents of the Chamber of Commerce and the AFL-CIO have linked arms in support of increased infrastructure investment. Yet, in the first six weeks of this Congress, the only action to date has been to wipe away the legacy of former Republican Chairman Bud Shuster, the budgetary firewalls that ensured that we invest the revenues of the Highway Trust Fund in highway and transit infrastructure. We have abolished the "trust" in the Highway Trust Fund.

In the last Congress, the House passed a Federal Aviation Administration reauthorization bill that significantly increased airport investment, including runway, terminal, and tarmac construction. The bill also authorized and accelerated the FAA's next-generation air transportation system, which will be an engine of economic growth, tourism, airline workers, the traveling public, and the FAA over the long term, providing greater job security and opportunities for the Nation's 567,000 airline workers and the 624,000 employees that work for companies that manufacture aircraft and components.

We also passed a bill to help cash-strapped States and communities invest almost $14 billion in wastewater treatment facilities and sewer lines.

In addition, the committee, on a bipartisan basis, approved a $500 billion Surface Transportation Authorization Act to significantly increase investment in highway transit and rail infrastructure. The bill would create and sustain an estimated 6 million jobs.

Finally, our committee on T&I approved a water resources development bill to invest in our Nation's water resources and an Economic Development Administration reauthorization bill that provides grants to economically distressed communities to help them build the necessary infrastructure to foster business investments and create jobs.

Mr. Speaker, these are the bills that we should be debating on the floor today. These are the bills that make a difference in people's lives.

We cannot wait. The construction season is upon us, and 1.9 million construction workers are still out of work.

Mr. Speaker, I ask unanimous consent that all time on the resolution be yielded back and that H. Res. 72 be adopted so we can move to consider legislation creating jobs.

The SPEAKER pro tempore. Does the majority manager, the gentleman from Ohio, yield to the purpose of that request?

Mrs. SCHMIDT. I do not, Mr. Speaker.

The SPEAKER pro tempore. The gentleman does not yield for the purpose of that request.

Mr. RAHALL. I reserve the balance of my time.

Mrs. SCHMIDT. I yield 3 minutes to the gentleman from Tennessee (Mr. DUNCAN).

Mr. DUNCAN of Tennessee. I thank the gentlelady from Ohio for yielding me this time. Mr. Speaker, I rise in strong support of H. Res. 72.

I thank the Speaker and the House leadership for giving us this time to help call to the attention of the Nation something that has become a very serious problem, and that is the expansion of rules and regulations and red tape that has taken place over these last several years at a very rapid pace.

In 2005, a study by the Small Business Administration found that businesses spent approximately $1.1 trillion to comply with Federal Rules. Confirming that, another study in 2009 by the Competitive Enterprise Institute said Federal regulatory compliance costs meant that nearly 60,000 Federal rules and regulations now costs the average family over $15,000 a year, and that has increased by more than $4,000 just in the last 5 years.

George Mason University put out a report earlier this year which said that U.S. regulations "are now more onerous than those in other countries, particularly countries that offer similar property rights and infrastructure," and said the United States "is risk losing investment capital and jobs."

Speaking more specifically about the Transportation Committee, according to a GAO report the typical transportation project now takes between 9 and 19 years to plan, gain approval of and construct a new major federally funded highway project.

Let me give you two examples. Several years ago when I chaired the Aviation Subcommittee, we had a hearing in which they said the main and newest runway at Atlanta airport at that time took 14 years from conception to completion. It took only 99 construction days. They were so happy to get all the...
final approvals they did those in 33 24-hour days. It was all environmental rulings and regulations and red tape.

Four years ago, we had a hearing in the Highways and Transit Subcommittee, and they said that a highway project in California, a 9-mile project, took 17 years from conception to completion, from 1990 until 2007.

What these delays and rules and regulations have done is driven up the cost. We now take on average three times the cost and three times the cost of any other developed nation.

The SPEAKER pro tempore. The time of the gentleman has expired.

Mrs. SCHMIDT. I yield the gentleman an additional 30 seconds.

Mr. DUNCAN of Tennessee. What this does is hurts the poor and lower-income and working people of this country because it destroys jobs, it drives up prices, all these regulations. It even kills people, when you delay for years widening and improving highways and making them safer. So it is causing problems for everything that comes out of our committee.

This is a very important resolution, and I urge my colleagues to support it.

Mr. RAHALL. Mr. Speaker, I reserve my time.

Mrs. SCHMIDT. Mr. Speaker, I yield 2 minutes to the former chairman of the Transportation Committee, the gentleman from the great State of Alabama (Mr. Young of Alaska).

Mr. YOUNG of Alaska. I thank the good lady for yielding.

Mr. Speaker, the American voter spoke loud and clear in November. They said they are tired of business as usual in Washington. They want less government intrusion and more freedom to prosper. This resolution begins that journey. It ensures freedom from government tyranny in every mode of transportation and in every area of infrastructure.

Specifically, our committee is going to look at a recent rulemaking by the National Mediation Board; arbitrary revocation of environmental permits by the EPA; severe regulations for truckers by DOT; costly implementation of positive train control by DOT; the overly broad lithium battery rule; an extremely burdensome EPA rule to comply with the Cotton Council versus the EPA decisions; the regulation by the EPA under the oil spill liability clause where the EPA is proposing a regulation to apply to dairies because milk has fat in it. They want to apply the oil spill liability regulation to a dairy. That means each cow costs $500 per cow because they want to clean up milk. The saying "don't cry over spilt milk" is now going to cost you money, a regulation by an agency that makes no sense at all.

Wake up, Mr. and Mrs. America. Let's eliminate those regulations that prohibit job creation in this country. That is what we ought to be talking about.

Mr. RAHALL. Mr. Speaker, I continue to reserve.

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

Mr. Speaker, the American voter spoke loud and clear in November. They said they are tired of business as usual in Washington. They want less government intrusion and more freedom to prosper. This resolution begins that journey. It ensures freedom from government tyranny in every mode of transportation and in every area of infrastructure.

Beginning in 2008, Delta repeatedly urged the unions to seek elections so that the issue could be decided one way or another. The only way to start that process was for the employees who wanted a union to call for an election. Many of the merged Delta working groups had already made their decision about representation. Pilots, mechanics, dispatchers, and meteorologists had all chosen, and the mediation board affirmed those decisions promptly.

In August of 2008, everything was in place to allow votes to proceed for the remaining work groups. The mediation board, however, dropped its feet and did not act on these requests, despite receiving and acting on three other requests from three other employee groups at other airlines in the intervening time.

The reason became clear in September of 2009, when the AFL-CIO asked the mediation board to change the rules in the middle of the merger. With no consultation or transparency, the mediation board rushed through new rules which makes it much easier to join a union. The new rule does so by only requiring a majority of those voting—not the majority of the work group, as required under the Railway Labor Act—to decide whether or not employees would be represented by a union. This meant that if, of a workforce of 20,000 people, only 1,000 people voted and 501 wanted a union, the entire 20,000 would be then represented.

At the same time, while making it easier for unions to gain a foothold among employees who might not want them, didn't provide any mechanism for decertifying the union. In other words, the mediation board made it easier to get the union in and nearly impossible to get it kicked out.

With these new rules proposed, the unions which represented Northwest employees withdrew their request for votes while they waited for the new, easier rules to be finalized. The rules change was then finalized. They refiled for elections under the easier rule, and the mediation board promptly acted on those requests.

So what the unions wanted and got was the chance to have their vote under the new, more favorable rules. It begs the question, Mr. Speaker, of how much the mediation board is mediating on behalf of workers as opposed to coordinating with special interests.

With the mediation board not reasonable, it would have allowed Delta and Northwest flight attendants and airport workers to decide whether or not...
they wanted union representation as soon as the unions filed. The NMB let three other airline elections go forward under the old rules but not Delta.

I would hope that the mediation board is watching out for workers' rights and not just the company's, and that it's not just the employees and the companies that are being trampled on by the very agency that is supposed to be looking out for them.

Despite these concerns, Mr. Speaker, when votes were eventually held late last year, a majority of the employees in fact voted not to join the union. The unions now have filed a complaint with the mediation board, asserting that Delta interfered with these elections and asking for new elections under—guess what?—another new set of rules. The National Mediation Board has not yet responded, but there are rightfully concerns with how it will proceed based on its past behavior.

It should be up to the employees and no one else to decide whether or not they will have a union—not the company and certainly not the Federal Government. Forcing employees to unionize through regulation is not why the National Mediation Board exists.

Mr. Speaker, at this time I yield 2 minutes to the gentleman from Ohio (Mr. DeFAZIO).

Mr. GIBBS. I thank the gentleman from Ohio. I yield to the gentleman from Oregon (Mr. DEFAZIO).

Mr. DEFAZIO. I thank the gentleman for yielding. Mr. Speaker, I rise today, along with many of my newly elected colleagues, as one of the Members that came to Washington to stop the “red tape” factory of regulations and help businesses get back to creating jobs.

In every community I visit in my district, I met a business owner who is fed up with spending tremendous amounts of money to comply with unlimited, burdensome regulation—or have invested dollars that are tied up for years waiting for Federal agencies to make the decisions held up by regulations and also the permitting process. This is what I came to Congress to stop. These rulemakings create uncertainty and costs, as the details of the regulations take extensive periods of time to finalize. At a time when job creation is paramount to economic recovery, businesses are being forced to postpone decisions on hiring and expansion.

A prime example of these harmful regulations is a company in my district that asked the EPA in 2001 to make changes to the Land Disposal Restrictions to ensure proper treatment and promote recycling. EPA decided to take a different track on their request, and 10 years later that company is still waiting for an answer—10 years later. This has to stop.

Another example, EPA has extended its authority over 404 permits by allowing a permit to be issued, then years later, retroactively vetoing the exact same permit. By doing so, it not only leaves the business questioning the worth of the permit, it leaves investors wondering if they can commit funding to a project without fear of the EPA arbitrarily revoking the permit. EPA has fundamentally changed the term from “permit” to “perhaps.” This has to stop.

We need to hold our regulators accountable and make sure they are carrying out the intent of the law, not enhancing their own agenda or stifling economic and job recovery.

Mr. RAHALL. Mr. Speaker, I yield 5 minutes to the gentleman, ranking minority leader of the Subcommittee on Highways and Transit, the gentleman from Oregon (Mr. DeFazio).

Mr. DEFAZIO. I thank the gentleman for the generous grant of time.

So here we are trying to fill up space while America is in crisis. Now, why do I say that? One of the most important and ongoing obligations of the United States Congress is oversight. We don’t need to pass a meaningless hortatory resolution to tell the committees to do oversight. I’ve observed a number of the Republican-led committees are already vigorously engaged in oversight. I held dozens of hearings in oversight of the bureaucracy and programs when we were in control of the House. We’re now on the Subcommittee. That’s something we have not done enough of and we should do more of. But spending 10 hours on the floor instead of a few hours marking up some bills that could create jobs in America is a waste of time and meaningless.

We had two commissions that were named when the Republicans controlled the House, the Senate, and the White House in the Bush era. Both of those commissions, Republican-led, Republican-authorized, commissions, came to the same conclusion: We are dramatically underinvesting in our Nation’s infrastructure. We are becoming Third World: 150,000 bridges on the National Highway System need substantial rehabilitation or replacement, 130 million square feet of the pavement on the National Highway System fair or poor, causing blowouts, axles broken, accidents. It’s a mess, talk to anybody. A $60 billion backlog on capital investment in our transit systems. And you know what? When we make these investments, there’s a great thing about it. We have strict buy America requirements—buy America requirements I intended to make more strict, and I hope the Republican-led committees that they’re in charge, when we reauthorize the Surface Transportation Bill.

You get a phenomenal multiplier of jobs out of those investments. Instead of the stupid stimulus bill we passed, if we had taken one-fifth of the money that went into that stimulus bill and we had invested it in surface transportation in this country, we could have created another couple of million jobs a year; because they aren’t just jobs of people out there building the bridges and the roads; they’re the people that make the things that we use to build the bridges and highways—the steel industry. They’re the people who make the tires for the buses or the engines for the buses or the streetcars that we now make in Oregon again, made in America for the first time in 70 years. A huge multiplier effect. Inadequate.

So what they said is, the amount of money we’re currently investing won’t even keep the Eisenhower-era system functioning. They are now focusing to look at enhanced investment in transportation infrastructure, and we haven’t even begun a discussion of authorizing that legislation.

As for the Federal Aviation Administration, we are wasting billions of gallons of fuel and people’s time in the air because we don’t have an adequate aviation system in terms of air traffic control and the tools that our controllers need. They’re focused on the controllers: Oh, those controllers, they just earn too much money.

They’re working with 1950’s equipment. You can’t get vacuum tubes any more.

Let’s focus on the things people need in order to do the jobs more efficiently, that our controllers are working to do. They’re tired. They’re trampled on by the very agency that is supposed to be watching out for workers’ rights and protections, and it appears to have been done to enhance their authority and not just union dues. The National Mediation Board exists.

Today, the Democrats introduced a bill, our first major bill, H.R. 11, to authorize more Buy America Bonds. Now, this doesn’t cost the Federal Government anything in the end. What we are trying to do is help the local jurisdictions, the States, and others who are strapped now—their bonding authority is either tapped out or they don’t have good credit because of other problems—to do needed projects and give it to them at interest rates they can afford. Yeah, there’s a little subsidy there in the interest rate—but guess what? With the jobs we generate, we’re going to get more than that back in the taxes.

The best way we can deal with the deficit in this country is to put Americans back to work. Thirty to 40 percent of our deficit could be dealt with if we had full employment and reasonable rates of taxation like in the Clinton era. But no. The Republicans want to sit here and pretend they really care about these things.

We’re going to get rid of those job-killing regulations and we’ll start to do something new—oversight.

Well, good, as to the oversight. You’re already authorized to do oversight. Don’t pretend you aren’t, and don’t pretend that this meaningless resolution is going to make any difference at all. Why are we wasting this time? Why are we wasting this time? Because you want to put on a show. Well, good for you. You’re putting on a show. You’re putting on a show. You can put on a show whenever you want, but someday, you’re going to come to account for it, and if you haven’t delivered on the jobs, and
you’re not doing much so far that I’ve seen to produce any jobs. You can pretend this is about jobs.

The SPEAKER pro tempore. The time of the gentleman has expired.

Mr. RAHALL. I yield the gentleman an adequate amount of time.

Mr. DEFAZIO. What this is really about is your day-in, day-out agenda, which is big business. This isn’t about small, independent truckers who struggle to make a living. This isn’t about oil companies that use their political influence to get contracts through the States with Federal money to build highway projects and some of the paperwork they have to deal with. I’m all with you on that stuff. Let’s streamline that stuff. Let’s get rid of that junk.

Just today, I had some people in my office who’ve helped to get some money to reopen a railroad line that was closed by some hedge fund in my district. And they’ve been hung up on getting a Federal grant, which I helped them get one of those horrible earmarks we get around here to further enhance that short rail line, by some paperwork at the Fish and Wildlife. It just happened that the regional guy from the Feds for Fish and Wildlife was there in my office to talk to another staffer. I put them together, and we solved the issue in a couple of minutes, but it shouldn’t have happened. We can streamline the paperwork. We can do that in a transportation bill and deal with those sorts of things.

So if you want to do real stuff to help real people, small business, Main Street, I’m with you, but not if this is yet another ruse to either engage in some sort of political, you know, pursuit of the administration, or if it’s just something else to help your big business allies or something else to coddle Wall Street. Get rid of those burdens on Wall Street. Why, they can regulate themselves. Look what a great job they did over the last 10 years in regulating themselves. Well, they did create the U.S. economy and the world economy and cost a few million people their jobs, but they would never do anything that would jeopardize our country.

Those burdensome regulations on Wall Street. Those burdensome regulations on BP. My God, how can we have those burdensome regulations on those big oil companies. Just free them up. They’ll drill safely anywhere and everywhere, and there will never be a problem.

We had crappy regulation. Let’s fix that. But we need regulations to avoid abuses. Don’t pretend that we don’t. Don’t pretend that big business won’t choose to abuse the privilege if we don’t regulate them properly and smartly.

Do we want to have an aviation industry further deregulated? Let’s regulate safety. Let’s get rid of those troublesome inspectors and all that stuff that goes on. No one would ever fly a plane that isn’t safe. They wouldn’t ever engage in cutting corners. Whooops. That already happened a few times in history, didn’t it, during the deregulatory binge in the Reagan years.

So if you want to focus on meaningless, bothersome, trivial regulations, things that impede real working people, small businesses, truckers, other people who use our transportation system, the general aviation pilots, you know, it’s just another area. But if it’s just another horitory thing, which it seems to be, or another gift to your big business allies, forget about it.

Mrs. SCHMIDT. Mr. Speaker, I yield 2 minutes to the gentleman from New York (Mr. HANNA).

Mr. HANNA. Mr. Speaker, I rise today in support of House Resolution 72 to review regulations and orders from the Department of Transportation, particularly the trucking industry, particularly the burden this would place on the small business truckers, some of whom could be forced out of business. Furthermore, the proposed rules are so complex and restrictive, compliance and enforcement would become nearly impossible.

Why would we replace a rule that has served us well, particularly when the proposed change is hardly practical and would negatively impact productivity and our ability to compete? In the least, this is a redundant and unnecessary process. At worst, it is designed to appease a narrow group of special interests.

On two prior occasions, the Federal Motor Carrier Safety Administration estimated that this change to the rules would cost the U.S. economy $2.2 billion, and that number includes the safety benefits. Somehow and for some reason, the Federal Motor Carrier Safety Administration then changed its methodology for estimating both the costs and the benefits for this new proposed rule. This led to a statistically positive benefit-cost ratio. Strangely, however, the agency’s own analysis still demonstrated the benefits of retaining the current rule exceeded the estimated benefits of the proposed change.

Changing this rule is both unnecessary and wasteful on the part of the Federal Government and of small businesses and large businesses everywhere.

Mr. RAHALL. Mr. Speaker, I yield 2 minutes to a valued member of our Committee on Transportation and Infrastructure, the gentlewoman from Hawaii (Ms. HIRONO).

Ms. HIRONO. I thank my colleague for yielding me time.

Mr. Speaker, the resolution before us is simple. It instructs the committees to do the job they already do—conduct oversight of the laws passed by Congress.

I believe clarity of purpose is an important component to successfully tackling the challenges we face as a Nation. So, while I have no objection to this resolution, I question why we need to spend 9½ hours debating what we should all unanimously agree on. Spending this much time on this resolution is like making sure we finish chewing our gum before we start walking—when just a few months ago we were doing both at the same time.

Take the American Recovery and Reinvestment Act, for example. This legislation was passed as an unprecedented response to the most severe economic crisis our Nation has faced since the Great Depression. We knew that there was a lot of taxpayer money involved in this legislation. That’s why we included reporting requirements for the recipients, and that’s why we included diligent committee oversight. Because of these measures, I know that approximately $1.5 billion was allocated to Hawaii. Since 2009, this money has helped to save or create 13,000 full-time equivalent jobs in Hawaii.

I also know that Hawaii received approximately $156 million for highway and water infrastructure improvements. These funds are helping to build Hawaii’s infrastructure for the future right now.

For example, when completed, the Waiwai Wastewater Treatment Plant expansion project on the island of Kauai will double the capacity of the existing plant. It will allow the county to take advantage of photovoltaic systems that will minimize the facility’s carbon footprint. The expanded capacity will also reduce the county’s reliance on potable water for irrigation, although that they will be used for other purposes besides irrigation. Altogether, this investment will allow for expanded development in the area, which will lead to more new businesses and, importantly, more new jobs.

Mr. Speaker, we need to learn how to walk and chew gum at the same time again. As the Recovery Act demonstrates, when we do, we can make a positive difference in the lives of our constituents, create jobs, and address the challenges we face together.

Mrs. SCHMIDT. Mr. Speaker, I yield 2 minutes to the gentlelady from Washington State (Ms. HERRERA BEUTLER).
Ms. HERRERA BEUTLER. Mr. Speaker, let me clear up something really quickly. The reason I’m rising in support of this resolution and the reason it is so important that we debate the job-killing costs of regulation is because of the overregulation that we are facing in my neck of the woods for unemployable. We’re at double-digit unemployment in southwest Washington, and we’ve been doing it just about every single county in my district for weeks. The other side keeps saying, oh, how good, this is simple, this is kid’s stuff. If this is kid’s stuff, why are we dealing with it today at the beginning of this Congress? Why wasn’t it dealt with last Congress? I’ll tell you why, because we need to make changes. We need to tell these agencies back off small businesses, back off families, back off our cities. Operate within the law. Don’t make your own laws.

Last year, the EPA promulgated 928 new rules on top of the 928 new rules alone, 928 new rules. You know, when I have my construction contractors who are working out of work right now to come to me and say we’ve got these storm water regulations and they’re requiring us to go back into pre-Edwards, OK, days. On top of that, I don’t even know what that looks like. We’ve got these regulations handed down to us from the Feds and we can’t hire new workers. We can’t build new businesses. We can’t even redevelop without cutting our arms off, when it comes to costs. It needs to change. I’m all for commonsense solution-oriented regulation. I want to protect our environment. I want to be environmentally responsible. I don’t want to see job-killing costs of regulation. But business and our economy are not mutually exclusive with our environment. We’re simply saying, and we’re taking the time today to say, that the EPA and other Federal agencies that have overstepped their bounds need to check themselves, or we’re going to have this debate.

So I invite my colleagues on the other side of the aisle. We want to create jobs in America to be working again. I have friends and family out of work in southwest Washington and they want to work; but then their small employer says, I’m sorry. I’ve got to put new money into this infrastructure piece to retrofit it to bring it up to speed with this new regulation, I can’t hire you or I need to minimize your hours. So there is work to be done.

Mr. RAHALL. I reserve the balance of my time.

Mrs. SCHMIDT. Mr. Speaker, I yield 2 minutes to the gentleman from Illinois (Mr. BUCHON).

Mr. BUCHON. I thank the gentlelady for yielding. Mr. Speaker, I also want to briefly at the beginning comment on why we’re here today. We’re here today because the 111th Congress didn’t do some of this work, and we have a resolution that is going to make the 112th Congress get the job done.

Mr. Speaker, I rise today in support of H. Res. 72, and I’m speaking about the egregious overregulation by the current administration. One specific instance I would like to bring up to the floor occurred with Spruce Number One surface mine in southern West Virginia.

I know that it is not uncommon for the EPA to veto mine permits, but this is the first time in the history that the EPA has vetoed a mining permit after it has been issued and placed into action. The portion of the Clean Water Act referenced was section 404, a requirement for commercial placement of material in several industries, including mining and transportation.

I’m the son of a coal miner who worked in an underground coal mine for 37 years, and now I’m representing southwestern Indiana, a district rich in coal reserves; and in State of Indiana, 95 percent of our electrical energy comes from coal. Every coal mine in Indiana, except for one, is in my district. I find it very troubling that the EPA would issue a mining permit after it had been issued by the Corps of Engineers and put into operation by the mining company. The mining company had invested $250 million and was going to bring good jobs to southern West Virginia.

I am troubled by this overstepping by the EPA because I am fearful that all the mining companies going through the permitting process in my district are going to be at risk, even if they’re granted a permit. I’m also fearful for all the industries that require section 404 permits that could have theirs retroactively vetoed and would waste private capital investment and hurt job creation.

With our Nation’s labor force participation rate at a 26-year low, we must end the overregulation and stop the atrocious overreach by government agencies. We need jobs in America.

Mrs. SCHMIDT. Mr. Speaker, I believe I have the last speaker. I yield 2 minutes to the gentleman from Illinois (Mr. MANZULLO).

Mr. MANZULLO. Mr. Speaker, we have a unique opportunity today to begin the long process of addressing the hidden tax of burdensome regulations. These are the regulations that choke small businesses, hinder U.S. manufactures, and obstruct job creation.

Last year alone, the Federal Government cost our economy approximately $28 billion, and my friends on the other side of the aisle wonder why jobs are going overseas.

By directing committees to review and purge outdated and unproductive regulations from the books, this resolution provides much-needed oversight to a regulatory system that is spiraling out of control.

As the co-chair of the House Manufacturing Caucus, I hear almost every day from manufacturers and workers, and other small businesses that are being crushed by unnecessary regulations which constrict job growth and yet don’t make us any safer, any healthier, or any more secure.

Our country needs a sensible and economically competitive regulatory policy. We need to give the Office of Advocacy of the Small Business Administration a stronger voice within the executive branch to stop unreasonable regulations before they become finalized. We also need to pass the REINS Act that will require Congress to have the final say on major regulations before they take effect to ensure that they are following congressional intent.

I urge my colleagues to support H. Res. 72.

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

Mrs. SCHMIDT. Mr. Speaker, in closing, I just want to say I look forward to working with the gentleman from West Virginia and all in this House to make our America a better place to live, work, and raise a family.

I yield back the balance of my time.

Mr. BACHUS. Mr. Speaker, I commend my colleague from Texas (Mr. SESSIONS) and Speaker Boehner, Leader Cantor and the House leadership for bringing this important resolution forward.

This resolution represents the opening battle in the fight against the continued expansion and overreach of the regulatory state, that state being the Federal Government.

We have just gone through 4 years of a very liberal Congress and 2 years of a very liberal administration, and working hand in hand, they have passed massive new laws that expanded government and weeded our freedom. The 10th Amendment says that all powers not specifically granted to the Federal Government are left to the States and the people. But from health care to financial services to other sectors of the economy, Congress has ceded its constitutional responsibility to unelected and accountable Federal bureaucrats.

Two years ago, President Obama reminded us that elections matter when he said, I won. Well, Mr. Speaker, in November, the American people won. In doing so, they made it clear to anyone listening that they strenuously objected to the direction that our country has taken. They object to the limitations imposed on our freedom, on our choices, and on our ability to create jobs. This is not new. In the past as well as in the current administration, liberal Presidents who could not achieve their goals by the consent of the people have resorted to regulatory fiat to give their most extreme supporters what they want.

Under these regulatory regimes, the power of Congress and the people has been reduced to notice and comment, a
notice and comment period in which they can only state their objections. However, as is becoming increasingly apparent to the American people, these comments are regularly ignored by the regulators. The expansion of the regulatory state continues to compress the power of the elected branch and to marginalize representative government with congressionally enacted legislation being replaced by decrees from regulators who are insulated from the popular vote.

Fortunately, this Congress is committed to doing something about unnecessary and unreasonable regulatory burdens, and the resolution we are debating today is a great start.

Under this resolution, 10 House committees—including the Financial Services Committee—will review pending and existing regulations to determine their impact on our Nation’s economy, on its ability to create jobs and, most importantly, on our personal freedoms.

This review comes not a moment too soon. Our job creators struggle under a seemingly endless and constant flurry of mandates pushed out by the administration and initiated under the former majority in Congress. Nothing better illustrates the rule of the unelected in the regulatory state than the Dodd-Frank Act. As a result of this one massive piece of legislation passed in the last Congress, there will be a tsunami of new 300 New Washington rules and regulations. The burden of these regulations will almost certainly limit access to credit for small businesses and consumers. They will divert private sector resources that should go to expanding businesses and creating jobs. And they will also limit the owners and the consumers of those firms from making their own choices and decisions.

The Financial Services Committee has heard testimony from many witnesses about the harmful impact of the act. One of them, the Cargill Corporation, alone, told us that the act’s requirements on derivatives would cost the company $1 billion, funds that otherwise would be deployed for the construction of a new plant in Kansas City, a plant that would create thousands of jobs and put Americans back to work.

That is only one example of the uncertainty our economy faces due to these new Washington regulations. It shows how the expanding regulatory state too often forces U.S. companies to divert resources and time away from job creation and investment and instead toward obeying the ever-growing demands of a bigger and more intrusive government.

In a hearing in my committee only this morning, there was bipartisan agreement and no opposition to a provision in our oversight plan offered by the gentleman from Georgia (Mr. WESTMORELAND) requiring a review of the mixed messages in which we hear Washington regulators calling for increased lending by banks but examiners in the field micromanaging bank activities and stifling lending. These conflicting signals are creating uncertainty that prevents banks from lending to small businesses, and in extreme cases they have led to the failures of these banks. This uncertainty, in turn, impedes economic growth and costs jobs.

Let me conclude by saying this Congress was elected to limit the scope of the Federal Government, not to expand it. Our Constitution specifies the 10th Amendment would be pleased with our debate and our efforts today.

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

Ms. WATERS, I yield myself such time as I may consume.

Mr. Speaker, as ranking member of the Subcommittee on Capital Markets and Government Sponsored Enterprises, I am extremely concerned about the impact of the Republicans’ continuing resolution on the ability of the Securities and Exchange Commission, the SEC, to police our capital markets, thereby preventing another financial crisis.

To be clear, the Republican continuing resolution, with its $100 billion in proposed cuts, is an assault on job creation, vulnerable populations and our communities. However, it is also an assault on our financial markets. If the Securities and Exchange Commission, the SEC, is level-funded or underfunded at 2008 levels, we risk defunding the main agency with oversight over the risky financial products that started the 2008 financial crisis. The SEC is supposed to be our Wall Street cop. It is supposed to make sure that the brokerage firms are obeying the law. It is supposed to protect the investors. It is supposed to make sure that those people who work every day having their money invested by institutional investors like the pension funds are not losing their investments in their 401(k)s.

Let’s talk about what happened in 2008. In 2008, our financial markets collapsed. In 2008, it was clear that the SEC didn’t have the tools or the resources needed to monitor or police those markets. So, frankly, I don’t understand why Republicans would want to underfund the SEC with the same amount of funding it received in the year that it lacked the resources to monitor financial markets that were spinning out of control.

From 2005 to 2007, during the buildup to the crisis that imploded in 2008, the SEC lost 10 percent of its staff. In addition, from 2005 to 2009, the SEC’s investments in information technology declined from 50 percent. During this time period, trading volume doubled, the number of investment advisers has increased by 50 percent, and the funds they manage have increased 55 percent to $33 trillion.

Let’s put these numbers into perspective. The SEC’s 3,800 employees currently oversee 35,000 entities—including 11,450 investment advisers, 7,600 mutual funds, 5,000 broker dealers, and more than 10,000 public companies. Furthermore, these staff police companies that trade on average 8.5 billion shares in the listed equity markets alone every day.

The Dodd-Frank Act will prevent the next crisis by authorizing the SEC to regulate derivatives, provide oversight of investment advisers and broker dealers, and rein in credit rating agencies. In order to do this, the SEC needs additional funding. The Securities and Exchange Commission is level-funded or underfunded at 2008 levels. Unfortunately, House Republicans don’t want the SEC to staff up or to even maintain their current staffing levels. Why? If funded at fiscal year 2008 levels, the SEC would have to lay off hundreds of staff and cut its IT budget down to $36 million, its lowest level of IT spending since 2003.

At this level, the SEC would not be able to implement the new systems it needs to protect the Nation’s securities markets.

We have all said to the public in so many ways, and certainly through Dodd-Frank, that we are going to change the way the SEC has been working; we are going to make sure we have some protections for consumers and investors. Yet we know it can’t be done without the resources, without the money. You can tell where your priorities are based on where you put your funding. This attack on the SEC is more disturbing because the agency’s funding will be determined by Congress. Beginning in fiscal year 2012, fees collected by the SEC will match its congressional appropriation. The critical role that the SEC plays in our Nation’s financial markets is precisely why Wall Street, the very entity that the SEC regulates, is asking for Congress to fully fund this agency.

According to a February 7 article in The New York Times, 41 prominent securities lawyers and professionals have already written to Congress to ask for full funding for the agency. Why do we have to beg for funding for the SEC if we are truly about the business of protecting our consumers?

Mr. Speaker, the SEC needs a sufficient level of funding. If Wall Street’s cop on short street is underfunded, we risk another financial crisis and loss of more jobs.

I reserve the balance of my time.

Mr. BACHUS. At this time, Mr. Speaker, I yield 1½ minutes to the gentleman from West Virginia (Mrs. CAPITO).

Mrs. CAPITO. Thank you, Mr. Chairman, for yielding me the time. Thank you for your leadership on our committee as we work toward better solutions for a modernized financial regulatory structure.

Last year, the Dodd-Frank Wall Street Reform and Consumer Protection Act was signed into law. Today we
are realizing the overarching effects such legislation will have on our economy, and this has only just begun. Onerous new regulations and the creation of an entirely new agency with vast influence over consumer choice will only impede our recovery. Instead of expanding job-creating industries we need efficient and effective regulatory oversight to support the private sector which will drive our economy’s recovery.

I have deep concerns about what this new law will mean for employment, as do many of my constituents. Charles Maddy, who is the president of Summit Community Bank, testified before our committee. The bank is headquartered in my district, and he testified just this month about the effects of the new rules and regulations enacted under the Dodd-Frank financial reform legislation on small institutions. Even though small institutions are supposedly “carved out” of this law, Charlie expressed concerns about his institution’s ability to compete in this new regulatory regime. Banks that didn’t take excessive risks or use exotic financial products are going to see higher compliance costs, limited access to capital, and regulatory pressures on lending decisions, all of which hurt our ability and his ability to serve the community.

While it is necessary to regulate those that acted irresponsibly, it is important that the regulations be targeted and effective, not broad and burdensome. At a time when we should be creating economic certainty in our markets, we are seeing the unintended consequences of this law. According to Mr. Maddy, “New standards are being applied without banks having a clear understanding of where they are.” This will only discourage investment and innovation and hinder job creation.

Ms. WATERS. Mr. Speaker, I yield 3 minutes to the gentleman from Colorado (Mr. PERLMUTTER).

Mr. PERLMUTTER. I thank the gentlelady. Mr. Speaker, I come after a couple of members of the Financial Services Committee with whom I like to work and I admire; but I’ve got to say, what’s being proposed here today is that America forget what happened on Wall Street 2 years ago, 4 years ago, 6 years ago. It’s a request to have collective amnesia and forget that giant Ponzi schemes were perpetrated on hundreds of thousands of people. Pension funds, firefighter funds, people all across this country.

Let’s just start with one guy named Madoff. The reason you have regulations, the reason you want a regulatory body is to stop crooks like Bernie Madoff. And under the Republican watch, it was, Let’s not regulate. Let’s not enforce regulations. Let’s allow the market to regulate and police itself. And then we have a guy like Bernie Madoff.

I heard Mr. BACHUS talk about a company that, because of regulations, won’t invest $1 billion. Well, regulations and the lack of regulations under the Bush administration cost investors $65 billion in the Madoff Ponzi scheme alone. Forget about Stanford and the other ones where these bandits were running rampant.

Our Republicans expect regulation. It requires regulation so people aren’t defrauded and looted. And it’s this kind of oversight where we make sure the regulators are doing their job to look for crooks who are stealing people’s money.

The thing that threw this country into a tailspin was the Wall Street excesses and the rampage that these Ponzi scheme artists put on America, and my friends on the Republican side of the aisle want us to forget that. They want to say, Let’s not have any regulation. We have too much regulation. Well, that lack of regulation almost killed this country’s economy, millions of jobs lost. We don’t hear too much about the Republicans about, oh, let’s put people back to work; let’s create jobs. It’s about, wait a second; we’ve got to get rid of these regulations that they did not enforce when they were in power, causing this country to lose billions of dollars and millions of jobs.

So we all agree that there should be oversight of the executive branch. No ifs, ands, or buts about it.

The SPEAKER pro tempore (Mr. COLEMAN). The time of the gentleman has expired.

Ms. WATERS. I yield the gentleman an additional 30 seconds.

Mr. PERLMUTTER. The regulations are important, especially in an arena where huge amounts of money are being transferred. Billions of dollars were stolen from Americans. We have regulations in place. We need those regulations enforced. And if the Republican Party thinks that these things are in place but they’re not enforced, it is looking to find corruption, abuse and malfeasance. Let’s examine what works, throw out what doesn’t, and make sure we aren’t imposing unfair and unnecessary burdens on job creators.

I urge my colleagues to support House Resolution 72.

Ms. WATERS. I yield 3 minutes to the gentlelady from New York (Mrs. MALONEY).

Mrs. MALONEY. I thank the gentlelady for yielding and for her leadership, and I join her and my other colleagues in speaking out in strong protest to the projected cuts that they are pushing through the Securities and Exchange Commission, the watchdog agency that is looking to find corruption, abuse and protect the investors and to protect our financial community.

Our Republican colleagues have proposed that the SEC’s budget should be cut back to 2008 levels. But I can hardly imagine that they can be pleased at the level of oversight that was performed by the SEC in 2008, the year the economy cratered, the year that massive abuses such as the Madoff scandal came to light, and other abuses.

We should not be scaling back the staff and oversight capability of the SEC. We should be adding to it so that they can do a better job in protecting investors and the American taxpayer.

According to the SEC inspector general, the Republican proposal would force the agency to cut over 600 staff members—over 600.

Now, we know that the SEC has 60 studies that they have to come out with, hundreds of rules, and they are clamoring for more staff to meet the mandates of this Congress and of the regulatory reform bill that has been written to save taxpayers from having to bail out too big to fail and excesses and mismanagement in the financial industry.

Just as our colleagues on the other side of the aisle are calling for more accountability, they would cripple one of the key agencies that holds people in the key sector accountable. The SEC’s budget for all of 2010 is equal to just a small fraction of the bonus pool for just one major firm in the financial sector.

So let’s look at the facts here. The total loss of household wealth as a result of the Great Recession has been estimated to be approximately $14 trillion. $14 trillion. It was a financial disaster that did not have to happen.
There was a movement on the Republican aisle to roll back regulation. There was a lack of adequate oversight, and the lack of oversight and regulation were major contributing factors to this financial disaster.

So the Republicans' new proposal to cut the badly needed oversight of our financial system brings to mind the old cut the badly needed oversight of our tion were major contributing factors to and the lack of oversight and regul- There was a lack of adequate oversight, and the lack of oversight and regula-lican aisle to roll back regulation.

large institutions that have a 100 basis community bank competitors or their est institutions at the expense of their ing the Dodd-Frank bill was to get a

One of the things we tried to do dur-ing the Dodd-Frank bill was to get a reform of the culture over at the SEC. Why? Because that over-lawyeried institu-tion was incapable of even under-stand who the SEC employees actually are. They are competing against us and they do not have the ability to prosecute se-

Now, in the meantime, we have 3,800 people over at the SEC. At a time when we're running a $1.5 trillion deficit, we're going to have to pay for that deficit. We cannot ramp up everybody's salary over at the SEC. At a time when we tried to push those reforms through, what did we get out of it on the other side of the aisle? They agreed to it, but they did nothing.

Mr. AL GREEN. Mr. Speaker, I yield 2 1⁄2 minutes to the distinguished gentleman from California (Mr. ROYCE), the senior member of the Financial Services Committee.

Mr. ROYCE. Mr. Speaker, in terms of a lack of regulation, I think it's interesting to note that it was the Republican who attempted to regulate Fannie Mae and Freddie Mac. It was the Republicans who were attempting to bring regulation against those government-sponsored enterprises because the Federal Reserve had approached us and we said, you know, this is the economic consequence that might bring down, not only the housing sec-

And who was it that pushed for those zero down payment loans? Who was it who pushed for the arbitrage over at Fannie and Freddie?

Now, here's the reality. The SEC has always had the ability to prosecute se-
curity fraud. But what happened under Madoff for what, 18 years, 20 years under President Clinton and under President Bush is that you had an inability on the part of the young lawyers at the SEC to find that fraud. And this is something I and others have pushed for.

The SEC needs help, not hurt. This piece of legislation, if it is imple-
tated to its fullest thought intent, will indeed hurt the SEC.

Let's talk for just a second about who the SEC employees actually are. These are the first responders to possible financial disasters. They are the first responders to the Ponzi schemes of the world, as has been indicated. And I must add, also, that it was under the 2008 levels that Madoff was able to make off with about $50 billion with his Ponzi scheme.

We need to protect the SEC. Let's make sure that we don't cut jobs in an effort to save the economy—and these are jobs that are actually needed. So let's not just cut any jobs. Let's make sure they have the jobs that are going to help protect the financial se-
curity of the United States of America.

Mr. HUIZENGA of Michigan. Mr. Speaker, I yield 2 1⁄2 minutes to the distinguished gentleman from California, our subcommittee chairman of the international policy, Mr. MILLER.

Mr. GARY G. MILLER of California. This side of the aisle had what went on. We haven't forgotten about Madoff. But the problem is that some people have forgotten that, in 1998, a whistle-

Mr. WATT. Mr. Speaker, I came in in the middle of this debate, and I have been trying to figure out if the American people who are watching this, and even my colleagues here on the floor, may even understand what this debate is about.
The original resolution talks about inventorying and looking at and evaluating regulations. I think that’s a substitute for trying to figure out how to cut back on various agencies and their authority and what they are doing, and we don’t want to lose sight of that. I think that is an honorable objective.

The problem is that this debate has wandered off into a discussion about whether the SEC effectively did what it was supposed to do with respect to Bernie Madoff. And when I hear my colleague say, well, this is about holding the SEC accountable for what they did not do, I don’t know how you hold the SEC accountable for what they did not do by decreasing their ability to regulate an industry and by decreasing their budget. Those two things don’t compute with me. I just am having a big problem internalizing this.

You have an agency here that has a $1 billion annual budget. It has responsibility and monitors all of the things that Mr. GREEH talked about in his debate. But on a gross level, 8.5 billion shares of stock are transferred every day, so $1 billion a year. We are supposed to monitor and control and monitor a day to day transferred and transacted, and here we are talking about, well, let’s take authority from the SEC and let’s take money away from the SEC to do what it’s supposed to do.

Fries: What does not compute, and the American people know that it does not compute.

Now, the underlying resolution says that you are supposed to find ways to identify how these regulations impact and limit access to credit and capital. Well, imagine what is going to happen with investors in this country if the SEC isn’t available to regulate the transactions, 8.5 billion transactions a day. And you are going to say, Okay, we want the capital, but we are not going to do anything to protect you as an investor. We are going to let Bernie Madoff do whatever he wants to do, because we are getting ready to limit the number of regulations the SEC can impose on Bernie Madoff, and we are getting ready to limit their budget to enforce the regulations that they have.

Friends, that does not compute. It does not compute with Members of this House, and, I will tell you, it will not compute with the American public. It is a T.NET debate: Do you allow the private sector to do whatever they want to to whatever circumstances they want to so that we can be back in another economic chaos like we had for the last 2 or 3 years, or do we have some reasonable regulations and reasonably fund the ability of the regulators to enforce those regulations? That’s what this debate is about.

I don’t know what Mr. MILLER was talking about. I don’t know how this relates to Fannie and Freddie. It doesn’t. Everything in our committee seems to relate to Fannie and Freddie.

But this is about how we are going to regulate these stock transactions. And if you reduce their budget and reduce their ability to regulate, I guarantee you, we will be out of control. It does not compute.

Mr. HUIZENGA of Michigan. Mr. Speaker, I yield 2 minutes to the distinguished freshman from Ohio (Mr. STIVERS).

Mr. STIVERS. Mr. Speaker, I thank the gentleman for yielding.

Our focus this Congress should be on supporting job creation, that talked about job growth. We discussed the need to compare the benefits of the costs of regulation to those benefits even with the independent agencies. Experts suggested that we review overly burdensome and duplicative regulation, which hurts access to capital and job growth.

I believe the Office of Management and Budget should be required to analyze the tradeoffs between proposed regulations and what they have on affecting job creation, economic growth, innovation, and competitiveness.

We must ensure that our new Federal regulations don’t interrupt consumers’ ability to obtain credit, or prevent small businesses from adding jobs or hindering economic growth.

Ms. WATERS. Mr. Speaker, I yield 3 minutes to the gentleman from New York (Mr. MEEEKS), who also serves on the Financial Services Committee.

Mr. MEEEKS. I thank the gentlelady from California.

You know, I have been listening to the debate in my office, et cetera, and I agree with my colleague MEL WATT. Sometimes we get confused, I think. Maybe if we can just break this down to the common denominator.

I used to be a prosecutor, and I asked the following question: If a burglar breaks into your house and steals your life savings, do you then go to the police department and ask the police department to have the investigator or someone there so you can try to find out who did it or put in measures to prevent it from happening again, because you ask him to look to see how they broke in, what they did, how can you fix it? Or do you say, we don’t need a police department. Forget having the police department, so that other people’s homes can be broken into also. That is really what we are talking about here.

So in the aftermath of the largest crisis of our lifetime, a crisis that not only wiped out trillions of dollars from investment and things but led to the exposure of what we talked about, the Ponzi schemes and crimes perpetuated against the American people, it is imperative that we don’t handcuff the people who can look and put in preventive measures and make sure we don’t have this catastrophe again.

The amount of money that the SEC and the CFTC are requesting, $160 million, is less than we spend a day in petroleum marketplaces, in Baghdad or Kabul. We all agree, this argument comes in, everybody knows that government needs to tighten its belt. But indiscriminate cutting across the board is not only absurd, it is dangerous. Reducing funding for the SEC and the CFTC would be irresponsible and it would lead to additional Madoffs in the future. I think that we owe the American people much more than that.

What we are simply talking about here is making sure that those individual companies that make sure that we don’t get in this predicament again, that people don’t lose their life savings, have the resources that are necessary to do it. That is what we are talking about.

I would urge to whenever they want to in this debate in my office, et cetera, and while we agree that many regulations are there to safeguard the American people, it is imperative that we don’t make sure that we don’t have this catastrophe again.

Our focus this Congress should be on supporting job creation. H. Res. 72 finally gives the American public, employees, consumers, businesses, and families a bright light at the end of what is a very dark and long regulatory tunnel. And while we agree that many regulations are there to safeguard the American public, this resolution will simply require that House committees review these government regulations.

While doing so, each committee will identify each regulation’s effects on jobs and economic growth, and, more specifically, ask certain sets of fundamental questions, including, will the proposed regulation impede private
sector job creation? That is the number one goal right now, to try to create jobs. Will the proposed regulation discourage innovation and the entrepreneurial spirit? Will the proposed regulation harm economic growth and investment? Will it harm America’s global competitiveness?

Will the proposed regulation limit access to credit and to capital? Will it create economic uncertainty?

Unfortunately, for years, many in the Congress and regulators have simply ignored questions, with devastating results for job creation.

Mr. Speaker, in our global marketplace we must ask, analyze, and debate the questions contained in this resolution if we are serious about creating an environment where private sector jobs are created.

Unfortunately, in the past we had multiple massive bills with thousands of pages of legislative text written and jammed through the Congress without meaningful debate, without transparency, and without opportunity for most Members to actually read and to analyze the mountain of legislation, creating countless regulations, rules, studies, and commissions. How can we possibly expect businesses to invest scarce capital in new equipment, in new research, in development, in new product lines, in new marketing programs, maintaining existing jobs and new initiatives, when our regulations are paralyzing businesses and entrepreneurs with a tremendous amount of uncertainty?

I hear back in my district all the time from those that are trying to create jobs. A good example of the regulatory environment is a small business in the 10th District back in Illinois, Learning Resources, whose sole mission is to provide better resources for teachers and students to learn more easily.

Learning Resources has suffered along with its current employees, and I would argue potential employees and their families, because of undue burdensome regulations. Their regulatory compliance costs have increased ten times, 1,000 percent, in just the last 5 years, even though the company has not had any safety issues or any problems during that time or the years prior to. With unduly burdensome regulations, jobs have been lost, business expansion opportunities have been cut short, employee benefits have been shaved and consumer prices have been artificially inflated.

The Small Business Administration estimates that a total regulatory compliance cost imposed on American businesses is over $1.75 trillion each and every year. This is nearly twice as much as all individual income taxes collected each year. This takes away from productive investment and growth.

We live, Mr. Speaker, in a global marketplace where businesses and capital are mobile, where businesses and jobs gravitate to where they are most welcome, where customers can easily choose to buy goods and services from businesses based anywhere in the world. We want those businesses and those jobs here in the United States. We want businesses to innovate. We want the people who want to do well here are welcome here in our borders. We have to create, however, an environment where they can grow and they can thrive.

H. Res. 72 is good for individuals, for families, for employees, for businesses. It is good for our government, and it is good for our Nation, and I would respectfully urge my colleagues on both sides of the aisle to support its passage.

Ms. WATERS. Mr. Speaker, I yield 3 minutes to the gentleman from Connecticut (Mr. Himes), who also serves on the Financial Services Committee.

Mr. HIMES. Mr. Speaker, we have on this side spoken tonight at some length about a dangerous and poorly thought out effort to limit access to credit and to capital which creates stability and confidence in a system and that which puts undue burden on the vigor of the private market. But this effort is wrong-headed.

Let’s look at the SEC. The mission of the SEC is to protect investors. The notion that we should gut the funding of the SEC is anti-free market, it is anti-jobs and it is anti-growth, because we must protect investors who take their savings and write a check and put it in the mail to a company in some town they have never visited, in a fund that they don’t fully understand, because they know that there is a cop on the beat.

The families who write those checks, that is not just money. That money is a college education, it is a secure retirement, and they do it because they have faith. They have faith that there is a company that takes that check that is closely watched, that they are responsible and prudent. This is the fundamental aspect of our vigorous economy—that families and pension funds invest. We have efficient and vigorous capital markets because of faith.

Let’s look at the lessons that have been learned in the last couple of years. It wasn’t that the SEC was somehow complicit in what happened. The families who write those checks, that is not just money. That money is a college education, it is a secure retirement, and they do it because they have faith. They have faith that there is a company that takes that check that is closely watched, that they are responsible and prudent. This is the fundamental aspect of our vigorous economy—that families and pension funds invest. We have efficient and vigorous capital markets because of faith.

Let’s look at the lessons that have been learned in the last couple of years. It wasn’t that the SEC was somehow complicit in what happened.

We hear a lot about uncertainty; there’s so much uncertainty. Imagine the uncertainty for American families and pension funds and savers and small businesses if they need to send that check without knowing that there’s a cop on the beat.

Mr. Speaker, we’ve seen this movie before. When the SEC was established in the 1930s, the Republicans at the time said this would be the end of capitalism. It would be the end of the free market. It would crush the U.S. economy. Instead, putting in place a well-balanced and vigorous regulatory apparatus led to 60 years of the most aggressive and intense economic growth human history has ever seen—because people had faith in the system.

Ms. HAYWORTH. Mr. Speaker, may I inquire how much time we have remaining?

The SPEAKER pro tempore. The gentleman from Virginia (Mr. HURT).

Mr. HURT. I thank the gentlelady for yielding.

I rise today in support of House Resolution 72.

The greatest challenge facing this new 112th Congress is our responsibility to support policies that foster an environment of economic certainty and that will provide job security to Virginia’s Fifth District and across this Nation with the confidence necessary to hire and expand once again.

It was refreshing to spend last week meeting with constituents and businesses in the Fifth District. People and businesses continue to struggle, and it is clear that job creation remains the top priority for the people that I represent. As I have talked to these same job creators and constituents over the past years, it is equally clear that access to capital is the lifeblood of Main Street business. It is also clear that the overregulation represented in Dodd-Frank will make it increasingly difficult for capital to be available so that our small businesses can succeed and hire new employees.

My constituents believe that we must rein in the size and scope of the Federal Government by removing unnecessary regulations for our job creators. House Resolution 72 will begin this process in a deliberative and thoughtful manner as it directs our committees to review Federal regulations and assess their negative impacts on our economy.

As the Ranking Member of the Financial Services Committee, I look forward to working with the chairman and my colleagues as we conduct a close review of the regulations that are hindering job creation and economic growth for the people of the Fifth District and our Nation.

I urge a “yes” vote on House Resolution 72.
Ms. WATERS. I reserve the balance of my time.

Ms. HAYWORTH. Mr. Speaker, I yield 2 minutes to the gentleman from Michigan (Mr. HUIZENGA).

Mr. HUIZENGA of Michigan. Mr. Speaker, in support of House Resolution 72, which would direct the Financial Services Committee to conduct an inventory reviewing existing, pending, and proposed regulations that impede job creation and economic growth. Once again, my colleagues on the other side of the aisle are afraid of the answers that they will find when we shine the light of truth on what these regulations do.

As Members of Congress, we need to work with job creators to help create an atmosphere in our country that will foster job growth, particularly within the small business community. Simply put, the private sector, not the public sector, creates prosperity. We don’t need more government or a bigger one. Last July, the executive branch issued more than 3,000 new rules and regulations which their own Small Business Administration reports will cost businesses over a trillion dollars.

Both sides of the aisle agree that small business is the backbone of the engine of the economy and provide more than two-thirds of all American jobs. As a small business owner, I know firsthand how Federal regulations can choke small businesses. The average small business with less than 20 employees faces an annual cost of $10,585 to comply with a myriad of Federal regulations per worker they employ. For my small gravel company that employs two full-time workers, including a gentleman who’s worked for my grandfather, my father, and myself, that equates to more than $21,000 that I have to spend towards compliance—money that I could be using to invest in much-needed new equipment.

Last month, the Bureau of Labor Statistics reported that the national unemployment rate fell from 9.6 percent to 9.4 percent. This drop is due largely to people who have simply stopped looking for work. In some areas of my district, the Second District in Michigan, that number is nearly double the national average.

I believe there are some universal principles of successful businesses that Congress could work on to help grow our economy again. For government, that means creating an atmosphere for success through a reasonable tax and regulatory environment.

Ms. WATERS. Mr. Speaker, I would like to engage my colleague, Mr. HIMES, in a colloquy for the balance of our time.

I appreciated the comments that you made just a few minutes ago, but you alluded to the length of time that we have organized the SEC and some protections and what happened, the kind of growth we had, but our things have changed somewhat and the oversight responsibility is a little bit more complicated and a little bit more difficult.

What did you mean by that?

Mr. HIMES. I thank the gentlelady from California for that question.

If you look at when these regulatory bodies were established in the 1930s and you talk about the volatility and the growth that happened in the next 60 years, volatility was way down and growth was way up, and the American middle class took hold because they had confidence in the system. They knew that their investor dollars would be protected.

Then we began in the early nineties, policymakers from both sides of the aisle, to dismantle that regulation, to take the referee off the field. And so we find ourselves where we are today—we don’t have confidence, a financial crisis meltdown—at the very moment when the technology, the flash trading, the complicated securities are bewildering in their complexity.

Ms. WATERS. I want to ask you, is it true that the average investor—I’m not just talking about the big institutional investors, but the average investor understands the complication of this? Do they expect that we understand it and we’re going to regulate it, we’re going to watch out for them? What does the average investor know about the system?

Mr. HIMES. The average investor, the mom and pop, the widows and orphans funds, they're not necessarily financially sophisticated. They need someplace looking over their shoulder—who are those that are selling them stock, selling them bonds.

The institutional investors that you’re talking about, of course, in many instances, are exempt from regulations by the SEC. They’re deemed to be sophisticated, so they can participate in private placements. They can use 144(a) or reg D to make investments.

But our individual investors who are so important to this economy need somebody looking over their shoulder and protecting them from snake oil salesmen and deception and poor disclosure.

Ms. WATERS. We heard on several occasions here today the tremendous oversight responsibility given all of the capital markets that have to be monitored, that have to be regulated. What do we do to make the SEC stronger? We’ve gone through this meltdown. We’ve gone through this crisis. The American people expect something to happen. What do they need in order to be good overseers, good protectors?

Mr. HIMES. In a more complicated and sophisticated financial world, the SEC must be faster. It must be more efficient. It must hire people who really understand the markets. It must be more robust, and it should be held accountable. It should not be underfunded and weak, which is what the proposal of the majority would do to it.
Mr. HASTINGS of Washington. I yield myself such time as I may consume.

Mr. Speaker, gasoline prices are rising, and we have near double-digit unemployment. The Obama administration should be doing everything within its power to spur economic growth and to create new jobs. Unfortunately, they have not.

This administration has chosen to impose regulation after regulation and policy after policy on American business that stunts potential growth and thus impede our economic recovery. Many of these regulations delay or flat out prevent Americans from responsibly developing our own natural resources. They block access to American minerals; they block access to American water supplies; and they block access to American forest products.

By their actions, this administration is jeopardizing our economic competitiveness. This jeopardy is making America more reliant on foreign countries to meet our everyday needs. Mr. Speaker, I don’t believe Americans are content with locking up our valuable resources.

I don’t believe Americans are content with sending American jobs overseas, but that’s exactly what these regulations and policies are doing.

President Obama says that he wants to eliminate regulations that are strangling businesses. That’s noble, but this appears to be one more example of his rhetoric not matching his actions. The rules and regulations imposed by the Obama administration have allowed the Federal Government to insert itself in places that it’s never been before. Isn’t this what the Tea Party was in the original intent, and that’s absolutely true.

Didn’t we see Japan’s sovereign debt downgraded recently? Standard & Poor’s, as I understand it, said that this country’s dire fiscal situation and the threat it poses to American influence and credibility around the world will only get worse unless the U.S. Government gets its finances in order. He actually says that our financial situation is affecting our credit rating and that’s absolutely true.

The National Environmental Policy Act, or NEPA, and other environmental regulations are going far beyond their original intent, and they, too, are being used by special interest groups to file lawsuits and drain resources away from the real recovery efforts of those species.

Third, the Obama administration has reversed a long-standing legal agreement and moved to establish a new "wild lands" policy that will further restrict public access to multipurpose public lands. This backdoor approach will prohibit many popular forms of recreation and severely restrict job-creating, energy-producing activities. By creating de facto wilderness, the administration is circumventing Congress’ sole authority to establish wilderness areas.

Fourth, the President has signed an Executive order establishing a new National Ocean Policy and Council that could severely restrict recreational and commercial use of our oceans, and this policy establishes mandatory marine spatial planning, otherwise known as ocean zoning. The reach of this policy may stretch far inland, extending to potentially all rivers, tributaries, and lakes.

Fifth, the Environmental Protection Agency has allowed questionable science to be used to impose regulations that could end the use of vital farm crop and tree protection products. This will cost jobs and adversely impact trade of our agricultural products.

And last, Mr. Speaker, but certainly not least, the Obama administration has supported withholding valuable water from communities in California’s San Joaquin Valley, prioritizing the needs of a 3-inch fish over thousands of workers and their families.

This Government and mankind drought caused hundreds of thousands of acres of fertile land to go fallow, and thus has resulted, Mr. Speaker, in an unemployment rate that exceeds 40 percent in that area.

So this is just one example of how the implementation of the Endangered Species Act, which I might add hasn’t been reviewed for almost 20 years, is being used to block or delay job-creating projects. Mr. Speaker, the goal of the ESA was to conserve key domestic species, but today, unfortunately, it’s being used by special interest groups to file lawsuits and drain resources away from the real recovery efforts of those species.

The National Environmental Policy Act, or NEPA, and other environmental regulations are going far beyond their original intent, and they, too, are being used to place unnecessary and costly burdens on economic development projects throughout the country. NEPA is already used as a tool for litigation, sometimes resulting in decades worth of delays before a project can move forward.

The list of burdensome regulations and policies go on and on, and what I have described just scratches the surface. American businesses are struggling to keep their doors open. Rural communities who depend on these resources are feeling their livelihoods threatened. And American families, many of whom are already finding it difficult to make ends meet, are paying more for everything from gasoline to fruits and vegetables.
A clean, healthy environment is a priority for all Americans. But an equal priority is a Federal Government that sets sensible rules that provide clarity, certainty, and allow job-creating initiatives to move forward in a timely manner.

The Obama administration needs to exercise common sense. Spending more money and imposing new rules will not lead to economic recovery. Businesses and communities need relief from these top-down policies that are costing American jobs.

The Natural Resources Committee and all of its subcommittees will be conducting thorough oversight of the Obama administration policies, taking a close look at how and why decisions are made. So, Mr. Speaker, I fully support this resolution, and Republicans on the Natural Resources Committee are committed to promoting policies that will reduce spending, strengthen the economy, and create American jobs.

I reserve the balance of my time.

Mr. MARKEY. I yield myself 5 minutes.

This is a very important debate because we've got to the very heart of what is needed in order to ensure that we provide the proper protections for families across our country, from the despoliation of the environment and all the public health and safety and environmental catastrophes that then can affect those families.

I have here a picture of the Deepwater Horizon in flames as it's about to go to the bottom of the ocean. This is what happened because of deregulation. This is what happened when regulations are not applied and enforced in a way that ensures that the public health and safety is protected, the greatest environmental disaster in the history of the United States, devastating the lives of 11 men and the livelihoods of thousands of people in the Gulf of Mexico. This is the legacy of what happened during the Bush administration, a ticking time bomb that exploded across our country, leading to this environmental catastrophe.

The same thing, by the way, is true in our financial marketplace where, in the Bush years, they turned a blind eye to obvious problems with derivatives, obvious problems with chicanery inside of the financial marketplace, a ticking time bomb that exploded, that has wreaked havoc on millions of Americans, losing their home, their jobs.

When George Bush left office, the Dow Jones industrial average at 6,400, after 8 years in office. That's what happened when regulations are there to protect ordinary people.

Now, what is their proposal? Their proposal is to take the Environmental Protection Agency and to turn the Environmental Protection Agency into every policy's ally. They're going to bring a bill on the floor that says they're going to repeal the ability of the EPA to improve the fuel economy standards of the vehicles which we drive, to ensure that regulations are on the books that we have responsible fuels that we develop here in the United States, not imported from OPEC.

The result of that bill that they're going to bring out here on the House floor in the next 2 weeks? Some 5 million barrels of oil per day that otherwise would be backed out, that we would not import from the Middle East, will now have to be imported. At $100 a barrel with 365 days in a year, we're talking about $162 billion a year that the American will have to send to the Middle East because they do not want to regulate.

They do not want to ensure that the efficiency of the cars which people drive, the amount of pollution that comes out of those cars, they say, is too high a price to pay. While here as we watch Egypt explode, Tunisia explode, other countries in the Middle East on the verge of having the same kind of explosions, this kind of environmental, this kind of safety protection that we put on the books enforces the need for us to ensure that we do not allow for the repeal of these environmental and safety protections.

That's what this debate is all about. This is the same kind of war on the environment that we saw during the 8 years of the Bush administration. This is the result of that, ladies and gentlemen, of what they're going to take us if we have this wholesale destruction of this environmental and safety regime which has been put on the books in order to protect the American public.

At this point I ask unanimous consent that all time on the resolution be yielded back and that H. Res. 72 be adopted so that we can move on to consider legislation to create jobs in our country, which is really what we should be debating out here on the House floor.

The SPEAKER pro tempore. Does the majority manager, the gentleman from Washington, yield for the purpose of that unanimous-consent request?

Mr. HASTINGS of Washington. I do not.

The SPEAKER pro tempore. The gentleman does not yield for the purpose of that request.

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

Mr. HASTINGS of Washington. Mr. Speaker, I am pleased to yield 3 minutes to the chairman of the Indian and Alaska Native Affairs Subcommittee, the gentleman from Alaska (Mr. YOUNG).

(Mr. YOUNG of Alaska asked and was given permission to revise and extend his remarks.)

Mr. YOUNG of Alaska. I thank the gentleman.

I have a prepared statement here and I'll probably use some of it. I can't help but answer the gentleman from Massachusetts, who has never supported at anytime, has never supported in any way, any energy development in this country. He was against nuclear power many years ago. He is still against it. He was against solar power and then since it is wind power in his State. And he's against, very frankly, any fossil fuel development. And depending on his so-called make-believe wind power, make-believe solar power, in the meantime, we're buying oil from overseas. And you know, the EPA, very frankly, is part of the problem. I am the chairman now of the American Indian and Alaska Natives and their lands can't be developed because of EPA. The Navajo Nation had a coal plant. They had the coal. They had the financing. And the Obama administration says, no, you can't do that through the EPA, through the Fish and Wildlife, et cetera, and they lost the financing for a coal plant because they don't believe in coal. We have a trust relationship to the American Indians. And to have other agencies within the government say, "No, you can't do it, you stay right where you are" is wrong. They have the high potential of energy development in this Nation and they're precluded from development because of regulations.

EPA just came out—I mentioned this earlier today—with a new concept of a regulation for dairies. This is your government, the Obama administration. And, by the way, thank God for George Bush. They're still blaming him for everything. But if I remember correctly, when Obama was done with the EPA administration. If I remember correctly, it was his Minerals and Management agency that wasn't doing their job. There were enough regulations in place. They weren't doing their job. If I remember, that's correct. George Bush was out of office.

But EPA now comes out with a new regulation under the oil spill liability where we develop oil that the moneys will be put aside for a cleanup, of which there won't be. They don't have the money. And the Obama administration said, no, you can't do that, because they want to regulate the dairies of our Nation today. Mr. and Mrs. America, keep in mind, they want to regulate the dairies today because there's fat in the milk. Fat in the milk. And they want to have each cow be charged $600 per lifetime of that dairy, put aside in a fund to clean up spill milk. That's your EPA and regulations. Remember, the term "don't cry over spilled milk" is going to cost farmers, not the Obama government regulations. I can go on and on what they've done to American Indians. They don't allow them to develop...
tribes from constructing new homes. 

The National Environmental Policy Act, a law routinely used to delay and stop the use of lands reserved exclusively for tribes under solemn treaties with the United States. 

This committee will examine these issues and take steps to remove these foolish regulations that are stopping the production of new wealth.

Mr. MARKEY, Mr. Speaker, I yield 5 minutes to the gentlelady from California (Mrs. Napolitano).

Mrs. NAPOLITANO. Thank you, Mr. Markey.

Mr. Speaker, I’m listening to the debate, and I can relate to a lot of what is being said.

I am going to speak to the issue of water and the role it plays in our local economies. We’ve been working steadfastly with my colleagues on the other side, and when you think of the projects that are being done, it’s not just water, it’s not just land, it’s food, it’s transportation, it’s everything. And when it comes to our water, our water, our water, our water is the resource that is going to be key to our future.

When we refer to the ESA, I sat through many a hearing with Mr. Pombo on the Endangered Species Act and I can tell you that protecting domestic species is one of the ideals that we have in this great country of ours. Species, Fish. Species. Man. When is this going to be enough?

The Bureau of Reclamation’s WaterSMART grant projects in 16 western States from 2004 to 2010. These projects will conserve approximately 705,000 acre-feet of water per year when fully constructed at an approximate cost of $132 per acre-foot. Currently it runs anywhere from $300 to $1,500 in Arizona in some areas. Title XVI projects have produced an estimated 190,000 acre-feet of real, pure water in 2010.

Please, ladies and gentlemen, speak to your local water agencies; ask how critical projects in your communities, their funding, create jobs, local jobs, and create water security especially during times of drought, and Mother Nature does have drought cycles upon us in the United States. Real water and jobs are created through conservation, not by talk or conversation about regulation. We must support projects to conserve water, to conserve our communities and thereby create jobs.

Mr. HASTINGS of Washington. Mr. Speaker, I am pleased to yield 3 minutes to the gentleman from Utah (Mr. Bishop), the chairman of the National Parks, Forests and Public Lands Subcommittee.

Mr. BISHOP of Utah. Mr. Speaker, last year the Senate and House Western Caucus produced a document that was entitled the War on Western Jobs, in which we discovered 10 areas in which regulations from this administration and past administrations have created specific problems and specific loss of jobs to the West.

The Bureau of Labor Statistics has said that the West had the highest regional unemployment for the past year; that, indeed, six of the top 12 States that had the largest decline in employment-to-population ratio since the recession began were found in the West. Three of the top five States showing the most severe losses were found in the West, and Washington’s misguided policies were making the matter worse. Whether it was in the areas of energy.
use, takeover of water, domestic energy mandates, prioritization of species, multiple use on national forests, overregulating, seizing Western lands, bureaucratic overreach, all 10 of those areas illustrate the problems that we face.

In Western public lands, it is essential to have a resource management plan. It is an effort where professionals on the ground were able to come up—in the case of Utah after 6 to 10 years of planning—following the law, including the public process so come up with a policy and procedures for our plans, all of which have been turned upside down by arbitrary regulations coming out of the Interior Department here in Washington.

Let me give you simply two examples: an arbitrary decision that made a restrictive new regulatory framework for U.S. oil shale. The U.S. Geological Survey said in a 16,000-square-mile area of Utah, Wyoming, and parts of Colorado, there are at least 2 trillion barrels of oil shale—that is equal to what Canada is enriching themselves through their tar sands proposal—were available and experimental programs were moving forward until a regulation stopped: The estimate: a potential loss of 100,000 jobs and $1.9 trillion to the GDP of this country was lost in that particular project.

The day after the last day of our lame duck session, the Secretary of the Interior, using questionable authorities, created a new or announced a new wild land policy which, once again, stopped those management plans in their tracks.

The result of that, let me simply give you one example: one company in two counties of my State, having 300 high-paying jobs, that had been working for 3 years with leasing and environmental review process with the BLM, within hours of that wild lands announcement, national interest groups, recommended the area they were working being managed as wild lands; and their leasing process was delayed indefinitely for a potential wild lands inventory, despite the fact that this entire area consists of 800 drill holes with core casings, roads, man-made Earth berms, and every other sign of man that would be prohibited if it was a wilderness designation.

Local governments desperately need those management plans because they provide the certainty for business to understand that.

The SPEAKER pro tempore. The time of the gentleman has expired.

Mr. HASTINGS of Washington. I yield 5 minutes to the gentleman from Arizona (Mr. GRIJALVA).

Mr. GRIJALVA. Mr. Speaker, let me thank our ranking member, Mr. MARKY, for the opportunity.

This resolution is a mistake; an unfortunate use of our time. Rather than discussing jobs proposals, we are discussing a resolution that is telling ourselves to do something we are already doing, which is the regulatory review. The majority is intent on talking about what they perceive the unemployment problem to be while spending no time at all attempting to work on some real solutions.

In the New West—and the chairman of our subcommittee, Mr. BISHOP, mentioned that—there is high unemployment. I would suggest that we need to look deeper than the regulatory issues that he pointed out. The West leads the country in foreclosures. Those were the manipulations of banks and mortgage companies and shenanigans that Mr. MARKY called. And as a consequence of that, we lead the Nation in unemployed construction workers. We lead the Nation in unemployed labor. And that is a deregulated industry. So I would suggest that if we are going to use unemployment as an example, we look at the root problem of where our unemployment is in the West.

The Republican majority on the Natural Resources Committee seems to believe that America should be able to choose between healthy, vibrant national parks, forests, and public lands or jobs. If you ask them for their ideas regarding job creation, what you hear is that we have got to roll back existing environmental protections and open up the ever-expanding areas of public lands to unregulated, destructive resource extraction. This is a horrific false choice created by those who care more about increasing the profits for oil, gas, and mining companies than really about creating jobs. This is a false choice because with a little bit of forward thinking, we can create jobs that will not only provide people with paychecks but will actually improve our environment and the economy and at the same time take care of our public lands.

We have heard many examples from Members on this side of the aisle, and we will continue to hear that today, and I am proud to say my part as well. Yesterday I reintroduced, with the senior member of our committee, Mr. MARKY, the Public Lands Service Corps legislation, H.R. 587. This legislation passed the House last Congress, and I am pleased to reintroduce it.

At the same time that we are facing high unemployment, we also face huge backlogs of labor-intensive work needed on national park lands, forests, wildlife areas, historic sites, and Indian lands. Years of inadequate funding have put agencies far behind on the vital maintenance work while infrastructure continues to crumble.

Our legislation would provide opportunity through three Departments: Interior, Agriculture, and Commerce; provide service learning opportunities on public lands; help restore our natural, cultural, and historic resources; train a whole new generation of public land managers; and use that value of public lands. This legislation will modernize the scope of the corps projects to reflect the new challenges, such as climate change and adding incentives to attract new participants, primarily from underrepresented populations.

By providing job training, by providing opportunity, we are providing people with a chance to succeed. I would suggest that as we talk about legislation and we talk about jobs, that we talk about job creation and not merely talk about the need for jobs but talk about the specificity, what are going to be the mechanisms and the techniques to put people back to work.

To use the misery of unemployment in our communities as a reason to give away our natural resources is cynical at best. It doesn't create jobs; it doesn't protect Americans; and it doesn't empower our communities or protect our very valuable and cherished public lands.

And to do so, this bill begs the question. It does not talk. It does not specify what we need to do. It merely reiterates an ideology that says, no regulation. We've seen that history. We have seen its consequences, and I urge a no vote on this.

Mr. HASTINGS of Washington. Mr. Speaker, I am pleased to yield 5 minutes to the gentleman from Colorado (Mr. LAMBORN), the subcommittee chairman of the Energy and Minerals Subcommittee.

Mr. LAMBORN. I thank you, Mr. Chairman.

Mr. Speaker, under normal circumstances, the programs under the jurisdiction of the Energy and Mineral Resources Subcommittee bring in the second-highest revenue to the Federal Treasury, provide opportunities for American job creation, and contribute to our Nation's economic and national security. However, the Obama administration is crippling American energy and mineral production through restrictive new policies, rules, and regulations.

President Obama's de facto moratorium on offshore drilling in the Gulf of Mexico has left many thousands of people out of work. Since last spring, the administration has issued only a handful of new shallow water permits, and they have issued no new permits for deepwater leases. Why are no new permits being issued? The reason is simple: it's regulatory confusion. The administration is attempting to create new rules for oil and gas permitting and imposed repeatedly changed these rules and moved the goal posts on companies operating on both Federal lands and waters. Instead of thoughtful, reasoned
rulemaking that seeks public comments and engagement, the administration unilaterally directed the change of over 14,000 engineering requirements.

The Louisiana Secretary of Natural Resources has said the changes would not enhance safety but, instead, “creates a regulation with increased safety risks that cannot be met, and too many ambiguous and unenforceable requirements to count.”

This same regulatory uncertainty is happening all over the country. Take the Western United States. While the administration has announced that solar energy is one of its highest priorities, it has once again created tremendous regulatory confusion.

The new solar energy zones proposal, while potentially helping some solar development, has left dozens of major energy projects and many jobs with no regulatory path forward.

The regulatory confusion on Federal lands is even worse for onshore oil and gas production. Rule changes and regulations have cost billions in lost investments. In my home State of Colorado, there’s been nearly a 90 percent drop, a 90 percent drop in new leases on Federal land.

A recent study by the respected Western Energy Alliance has documented how Federal investment that was diverted from the West in 2010 because of red tape and overregulation by the Department of the Interior. The Western Energy Alliance estimates this lost investment could have helped create upwards of 36,000 jobs in the West. And these are high-paying jobs.

The administration is now examining how to impose Federal regulations for the first time on hydraulic fracturing on Federal lands. This proposal would duplicate State permitting and create an unnecessary obstacle for American energy development.

Finally, no discussion of burdensome regulations would be complete without addressing the administration’s war on coal. Nowhere is this effort more evident than their effort to rewrite current surface mining rules. The current rule was the result of years of environmental review, public comment and hearings, and responsible rulemaking.

The administration is now purposefully limiting public comment opportunities and rushing forward with a rule that, by its own admission, will cost thousands of jobs.

Even worse, the Obama administration recently pulled a permit 3 years after it was approved for a coal mine that was already hiring people. What sort of confidence can anyone have in an administration and its regulatory environment when issued permits can be stripped away at whim?

This is about jobs. The Democrats are talking about jobs. We’re talking about making it in America. We’re talking about those solar projects. Yes, we’re talking about who’s going to win the next energy, the next energy systems for this world. It’s not oil. It’s the green renewable energy and nuclear. That’s what we’re talking about on our side. We’re talking about how we can do that.

And you’re talking about wasting 9 hours of precious time on this floor doing what you’ve already done. You’ve already issued the edicts of what you are going to do in this committee. I received it 2 weeks ago. You’re going to explore this; you’re going to review this. Two weeks ago you told me, a new member of this committee, what you intend to do, and now you’re wasting our time on this floor when we ought to be talking about jobs.

We ought to be talking about China getting ahead of us on tomorrow’s energy, wind, solar, solar thermal, all of those things. But no, we’re going to talk about what you’ve already done. You did it 2 weeks ago.

Why are we using our time when Americans want jobs, when Americans want solid legislation like Make It In America, using our tax money to buy solar and wind equipment that is manufactured in America? Why don’t we talk about that?

Why don’t we talk about using our money, our tax money that we pay every day at the gasoline pump, about American-made buses and trains?

But no, we’re going to talk about regulations. You already have told us what you’re going to do.

Let’s talk about creating jobs. That’s what we ought to be doing here. We ought not be wasting our time doing what you’ve already done. You’ve told us what you’re going to do.

And, by the way, if you think for a moment you can do away with those regulations that are protecting America’s precious resources and lives, know this: You’ve got a fight. You’ve got a fight that you lost in the 1990s. You lost it in the 2000s period, and you will lose that fight because we are about creating good, healthy jobs in America that do not destroy the American environment.

Mr. HASTINGS of Washington. Mr. Speaker, after hearing the last gentleman, I yearn for these open rules we’re going to have.
Mr. HASTINGS of Washington. Mr. Speaker, I am pleased to yield 3 minutes to the gentleman from Louisiana (Mr. FLEMING), the subcommittee chairman of the Fisheries, Wildlife, Oceans and Insular Affairs Subcommittee.

Mr. FLEMING. Mr. Speaker, first of all, I want to bypass the hysterics that have been going on tonight from some of our speakers and let’s talk about the things that are important to America.

I have the great honor of representing the people of the Fourth District of Louisiana. I have a deep and abiding appreciation for the coastal wetlands and the thousands of jobs that are dependent on the health of the Gulf of Mexico. We in Louisiana understand that the offshore oil and gas industry is critical to our long-term economic survival.

Despite the tragedy of the Deepwater Horizon accident, the citizens of Louisiana support environmentally safe offshore energy development, and they are growing increasingly frustrated, if not angry, at the Obama administration’s de facto moratorium that occurs today in absentia, time delays that recently resulted in a Louisiana Federal judge finding the Department of the Interior in contempt of court. This moratorium has caused the loss of thousands of jobs; it has increased our growing dependence on imported oil, and it is related to the accelerated increase in the price of gasoline.

We have also heard an ongoing drumbeat of misinformation about hydraulic fracturing, which is a longstanding practice that has been effectively regulated by the States for over 60 years. In my own congressional district, hydraulic fracturing is necessary for the development of the Haynesville Shale play.

As a result of this energy activity, our local and State tax revenues have increased by at least $900 million in 2009 alone, and more than 57,600 new jobs in Louisiana have been created. Let there be no mistake; if you add unnecessary and strangling bureaucratic red tape to hydraulic fracturing, the net result is less jobs and less energy for this country.

As the chairman of the Subcommittee on Fisheries, Wildlife, Oceans and Insular Affairs, I will be conducting comprehensive oversight reviews, hearings on several job-destroying regulations and policies that are being promoted by the Obama administration.

The most far-reaching and least understood of these policies are those being proposed by President Obama’s National Ocean Council, which will add additional layers of bureaucracy as well as a new zoning process for the coastal and marine environments. This, actually, is what’s going on in the ocean. The council is in the process of creating a new layer of oversight over both recreational and commercial activities.

This effort will either override or replace a number of existing State-initiated cooperative efforts with a federally led planning process based on new Federal guidelines. In addition, the administration has undertaken a process to zone the Nation’s oceans and coastal areas. The process could reach far inland and could override local planning and zoning processes.

The SPEAKER pro tempore. The time of the gentleman has expired.

Mr. HASTINGS of Washington. I yield the gentleman 15 seconds.

Mr. FLEMING. Clearly, this will have an effect on the jobs and economic livelihood on coastal and fishery-dependent communities and could have a devastating economic impact on a range of ocean users. So, for that reason, I stand in support and urge my colleagues to support this resolution as well.

Mr. MARKEY. Mr. Speaker, I yield myself 3 minutes.

Mr. Speaker, the independent bipartisan commission on the BP oil spill issued its final report last month. And what did it conclude? Well, that the Deepwater Horizon that went to the bottom of the Gulf of Mexico, creating the most devastating damage in our country’s history, was not an isolated incident; that the problems were systemic across the entire oil and gas industry.

That report was a blistering, scalding indictment of the deregulatory environment which was created at the Department of the Interior that led inexorably, inevitably to this catastrophe, this environmental catastrophe.

But are we here tonight debating legislation to implement the reforms that the commission presented to the Congress in order to prevent another catastrophe like this? No, we are not. We are instead debating whether or not we should have fewer regulations, whether or not regulations that actually protect against incidents like this hurt job creation.

Well, ladies and gentlemen, what we learned from the Deepwater Horizon catastrophe was that lax regulation doesn’t save money; lax regulation costs money. Lax regulation does not create jobs; lax regulation destroys jobs. And in this case, lax regulation led to the loss of 11 lives and 155 other individuals who were seriously injured. Lax regulation, ladies and gentlemen, leads to catastrophe.

Boosterism breeds overconfidence, and overconfidence breeds disaster. That’s what happens in our financial markets. That’s what happens in environmental and health regulation when you just throw the private sector to always do the right thing. Ladies and gentlemen, this is what happens when the government doesn’t move in to protect the little guy, to protect ordinary citizens.

The reason that we were able to move from the average age of death at 48 years of age in the year 1900, after 5,000 years from the Garden of Eden until 1900, to 79 years of age just 100 years later is we started to regulate for public health and safety for ordinary people. Methuselah always lived to 900 years. The wealthy always did well. But only when regulation started to be put on the books to protect the meek—that altruistic environment in which people live—did ordinary families start to benefit as well.

That’s what they want to take off the books. That’s the agenda of large companies across our country.

The SPEAKER pro tempore. The time of the gentleman has expired.

Mr. MARKEY. I yield myself 1 additional minute.

How do you create jobs? We haven’t heard that yet. We haven’t heard that yet. Well, they say drilling. Well, last year there were 4,700 new leases that were granted by the Bureau of Land Management, but the oil industry only began drilling on 1,400 of them, only one-third.

Now, we don’t really have to worry going forward in the future, because at $100 a barrel plus, ladies and gentlemen, the $40 billion in tax breaks that the Republicans want to give to the oil industry over the next 5 years, we don’t have to worry that they are going to go drill, because they are going and drilling.

But why are we giving them $40 billion? Why aren’t the Republicans out here as free market devotees saying let’s take that $40 billion of taxpayers’ money away from the oil industry? Why aren’t they doing that? Why are they going to allow the tax breaks to be shaken upside down at the gas pump and have money come out of their pockets for the rest of this year as the price of a gallon of gasoline goes to $3.30, $3.40, all the way up to $4 a gallon again?

The SPEAKER pro tempore. The time of the gentleman has again expired.

Mr. MARKEY. I yield myself 1 additional minute.

Because the real agenda here is to cut as many red herrings as they can about the real agenda. As a matter of fact, we can put an aquarium out here there are so many red herrings. As a matter of fact, so many red herrings are being created by the Republicans in this debate that they wouldn’t be an endangered species there are so many things that are taking us off the real agenda that they are taking about. And the real agenda is to make sure that we do not invest in wind, that we do not invest in solar.

And, by the way, in the Waxman-Markey bill that was passed that year, $60 billion was put in to the Waxman-Markey bill for clean coal technology; $75 billion was put into that bill for nuclear technology that they could apply. The wind- and solar-plus, ladies and gentlemen, the nuclear power plants in our country, plus wind, plus solar, plus geothermal, plus all the other things that we could do domestically in our country.
Mr. MCCLINTOCK, from California.

the Water and Power Subcommittee, Mr. Speaker, I am pleased to yield 3 minutes to the subcommittee chairman of Speaker, I am pleased to yield 3 minutes remaining. The gentleman from Massachusetts has 6½ minutes remaining.

Mr. HASTINGS of Washington. Mr. Speaker, I am pleased to yield to the subcommittee chairman of Speaker, I am pleased to yield 3 minutes to the subcommittee chairman of

Mr. Speaker, Ronald Reagan was right: In this crisis, government is not the solution to our problems, government is the problem. The good news is that it’s entirely within our power to correct, and it was clearly the mandate of the American people last fall, and we will act on that mandate beginning with a series of hearings and actions directly related to this much-needed resolution.

Mr. MARKEY. Mr. Speaker, I yield myself 1 minute. I do so just to say that Democrats see high unemployment and we look forward. We recognize that American ingenuity, innovation, and hard work can dig us out of this hole by creating thousands of high-paying, long-term domestic jobs in new vibrant industries.

The Republican party, they see high unemployment and they look backwards. They seek to increase the already massaged hands of national corporations and hope that on their way to the bank they hire a few people here and there.

Ladies and gentlemen, the great challenge of our time is to not allow America and Germany to replace OPEC as the place from which we have to import our energy technologies. If there is no plan which is forthcoming from the Republican majorities, which so far has not presented itself, because they have yet to turn coal on and capture 85 percent of all carbon dioxide produced. This project would create at least 2,500 direct jobs that would help revitalize the local economy. But at each and every turn, Federal regulators have moved the goalposts, making it more and more difficult for this project to get off the ground.

Right now, there is a company that wants to invest $6 billion in eastern Ohio for a clean energy project that would turn coal to liquid while hostage to their unreasonable job-killing demands.

In eastern and southeastern Ohio, our unemployment rates are among the highest in the State, and we are falling behind the rest of the Nation. But we are blessed with an abundance of natural resources that we could tap into to create thousands of high-paying jobs and economic opportunity, if the government would simply get out of the way.

Over the last week, I met with my constituents at three town hall meetings, and there was one message that came through loud and clear: Get the government out of the way and put us on the road to economic opportunity, if the government would simply get out of the way.

Mr. JOHNSON of Ohio. Mr. Speaker, I rise today in strong support of House Resolution 72. For too long, the EPA, the Department of the Interior, and other permitting agencies have held vital permits up, that are impeding every project job creation and that are slowing the economy. The only problem we have got is deciding where to start.

A generation ago, the principal objective of our water and power policy was to create an abundance of both. It was an era when vast reservoirs and hydroelectric facilities produced a cornucopia of clean and plentiful water and electricity, on a scale so vast that many communities didn’t even bother to measure the stuff. But that objective of abundance has been abandoned in favor of the rationing of shortages that have been caused by government. The result is increasingly scarce and expensive water and power that now underpins the prosperity of a Nation. Nowhere is that more evident than in the Central Valley of California.

This last Congress sat idly by as this administration deliberately diverted 200 billion gallons of water away from the most abundant agricultural region of our Nation, all to satisfy the environmental left and its pet cause, a 3-inch minnow called the delta smelt. This willful diversion cost over 20,000 farm workers their jobs. It inflicted up to 40 percent unemployment rates in the area, and employed more than a quarter-million acres of the most fertile farmland in America. And it forced 330,000 acres of the most fertile farmland in America. And it forced

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When I suggested building a salmon hatchery instead, I was informed there already is one. It produces 5 million salmon molt a year, 17,000 of which return to that river as fully grown adults to spawn. But they are deliberately ignored in the population counts. To add insult to insanity, as they tear down these dams in the name of saving the salmon, they are also tearing down the fish hatchery that actually is saving the salmon.

Or we could begin in Colorado, where they have sacrificed over 1,000 megawatts from the Glen Canyon Dam for the humpback chub—at the expense of a long-neglected species called homo sapiens.

Mr. Speaker, from California.

Mr. MARKEY. Mr. Speaker, I yield myself 1 minute. I do so just to say that Democrats see high unemployment and they look backwards. They seek to increase the already massaged hands of national corporations and hope that on their way to the bank they hire a few people here and there.

Ladies and gentlemen, the great challenge of our time is to not allow China and Germany to replace OPEC as the place from which we have to import our energy technologies. If there is no plan which is forthcoming from the Republican majorities, which so far has not presented itself, because they have yet to turn coal on and capture 85 percent of all carbon dioxide produced. This project would create at least 2,500 direct jobs that would help revitalize the local economy. But at each and every turn, Federal regulators have moved the goalposts, making it more and more difficult for this project to get off the ground.

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Mr. Speaker, eastern and southeastern Ohio cannot afford to lose the jobs this project would create. We can’t afford for the company to call it quits due to what can only be described as Federal harassment.

It is time that the Federal Government gets out of the way so we can unleash our natural resources, both onshore and offshore, to compete. We can’t afford for the company to call it quits due to what can only be described as Federal harassment.

I encourage my colleagues to support this important resolution.

Mr. MARKEY. Mr. Speaker, I am the last remaining speaker on our side. I reserve my time.
Mr. HASTINGS of Washington. Mr. Speaker, I am very, very pleased to yield 2 minutes to another new member of the Natural Resources Committee, the gentleman from Texas (Mr. FLORES).

Mr. FLORES. Mr. Speaker, one of the top concerns I am hearing from my constituents is the state of our economy and jobs, and that is why I rise today in support of this resolution directly rectifying the moratorium on deepwater drilling. The recognition of the House of Representatives of the Federal government's moratorium on deepwater drilling may be the most important oversight action of the 112th Congress. This debate tonight is something that doesn't really even have to take place. The committee—our committee, the Natural Resources Committee—is already fully empowered to do all of the oversight that they believe is necessary, and we will be there joining with them where it is necessary to conduct that oversight.

Coming back, though, to the central point, that's something that we all agree upon. What the American people want is to see what the agenda is for creation of jobs in our country. That's what's been lacking on the House floor since the Republicans have taken over the House of Representatives. And that's the most important agenda for our country. And I don't believe that we can accomplish that goal if the Republicans continue with their objective of $100 million in profits going to oil companies at the same time that they want to give $40 billion worth of tax breaks to them.

That is not really a good policy for our country. That's not going to create any new jobs. It would be better if we took that $40 billion, moved it over to wind and solar and all-electric vehicles; that we moved it over to take care of the low-income people whose oil prices are just skyrocketing across this country, and they don't freeze in their own homes. That would be a better use of that $40 billion instead of handing it over to the oil and gas industry. We would create more jobs, we would protect people and keep them safe in their own homes, and we would have a better balance for where this country should be going. Instead, we're here debating oversight of these agencies, and we agree with the need to do so.

We probably disagree over the extent to which we should deregulate them. In fact, if we deregulate too much, if we take too many regulations off the books, we're just going to see a repetition of the same kind of environmental disasters that have ravaged our country over the years, the same kind of economic collapse that was a result of turning a blind eye to the shenanigans that went on in the financial marketplace with the big Wall Street firms that were not given oversight, and on and on down the line.

So I want to just say again to the majority that we want to work with you on our committee. We want to work with you on the oversight that is necessary. That's what we signed off on the plan to do the oversight. I just think that we have wasted an hour here on an issue that we already agree upon; that we should be partnering to make sure that wherever there is chicanery, wherever there is wrongdoing that we should partner together to root it out.

But I'm afraid that this is part of a larger agenda that really seeks to destroy the wind and solar industries in our country, to cut dramatically the limited resources that we have in our country, to cut dramatically the energy creation of jobs in our country. That's not going to create any new jobs. It would be better if we took that $40 billion, moved it over to wind and solar and all-electric vehicles; that we moved it over to take care of the low-income people whose oil prices are just skyrocketing across this country, and they don't freeze in their own homes. That would be a better use of that $40 billion instead of handing it over to the oil and gas industry. We would create more jobs, we would protect people and keep them safe in their own homes, and we would have a better balance for where this country should be going. Instead, we're here debating oversight of these agencies, and we agree with the need to do so.

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every regulation off the book. No, what we are trying to do here is to look at the regulations and see where perhaps they are not being carried out as Congress intended them. And I think specifically what we want to do, since this President took office, even though we should not have that with the regulatory agencies on both sides of the aisle, but since this President took office, the scope and reach of the executive branch has greatly expanded as has been documented by just about every speaker and also by the President’s own numbers. But we have come and that our communities are regulated and with those who are the regulated.

Congress has an obligation to look into this and to hold the administration accountable—and any administration, for that matter, in the future. So, Mr. Speaker, what we are doing here tonight and what this resolution on the floor that we are debating by virtually all committees in the House is simply starting that process. And I look forward to working with my friends across the aisle because we appear to have common ground.

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

Mr. DAVIS of Kentucky. I yield myself such time as I may consume.

Mr. Speaker, I rise in support of H. Res. 72. It instructs the Committee on Ways and Means, as well as nine other committees, to review existing, pending, and proposed regulations and orders from Federal Government agencies and to focus on their impact on the Nation’s economy.

In listening to the stories I hear tonight from both sides, one thing that I would like to say for the record is that oftentimes our discussion about regulations gets caught up in unnecessary emotion and ideology.

One point that I would like to make is that so much of what we address are process issues. When we increase complexity—and I’m speaking as an engineer, not as a Member of Congress—we can reduce effectiveness. I am not opposed to regulation, but I am a strong supporter of sensible regulation, of honestly looking at the secondary and tertiary effects of regulations that either come from poor legislation that was too broadly written or from compromises so great, so elastic that the bills were thrown over the wall to agencies that may or may not act within the intent of Congress and are not working closely with those who are regulated.

I think it is of constitutional importance for our body to make sure that we work together with those who are regulated and with those who are the executive agencies that we oversee to ensure that there is a high-quality outcome, that communities are not unreasonably burdened with the objective that is defined. Much of that context has gotten lost from the original intent of many of the agencies that have come into being over time.

I will tell you that the motivation for me, after my professional career prior to Congress, that the motivation for me in addressing this issue of regulations doesn’t come from feeling that too many regulations impede or prevent actual job growth and innovation.

The question that I asked time and again over the period of the last Congress, particularly last year, was: Where are the jobs?

With this growth of a regulatory state, what do we not understand are those impacts on business owners, who need predictability in order to hire people. We can have fine sounding language about the intent of legislation, which might sound okay here in the Chamber, but as we know from the health care bill and others, many Members didn’t read the bill, didn’t understand the secondary effects that would come from the policy, and left regulators with a near impossible task. And many of the rules that have begun to come out on this are nearly impossible to implement effectively and in a cost-effective manner.

I would say that any reforms in government should be bipartisan. This should be one of those—first for the institution and second for the people we represent to create jobs. We can reduce inefficiency, improve predictability and give certainty rather than create an adversarial relationship between the executive branch and the people who create the jobs and who pay the taxes, and I am speaking specifically to our small business owners.

This resolution is necessary because the ever-expanding regulatory code is far too complex and burdensome. Regulations are the off-budget hidden cost of government impeding Americans’ ability to create jobs. The Small Business Administration estimates the annual cost of Federal regulations in the United States exceeded $1.75 trillion in 2008, almost double the amount of all individual income taxes collected last year.

Both sides agree all the time on the ability to refine regulations. I would say that the Government Reform Act was only used one time in its existence since 1995 to stop a regulation that was going to be considered unnecessary or too costly.

There is a program through the Small Business Administration to address regulations and their costs over time. In coming out with their top 10 regulations for review in that time, the only thing that has been done out of thousands and thousands of regulations that have been reviewed or pushed for reform was to simply remove a withholding of payment to architects and construction companies doing government contracts. That’s not affecting the $1.75 trillion, which is what we need to be able to create the jobs that generate the taxpayers that fund the government.

At a time when our economy is struggling to recover, we can’t afford to have anything other than a sensible and competitive regulatory code. It must be the mission of this Congress and our government to improve the competitiveness of the United States and the global economy and thus create jobs.

The resolution we consider tonight represents an important first step in the process by learning to develop eyes to see the roots of the problem and the impacts of our policies. Again, this is not anti-regulation. It is asking the question: Why are we accepting a regulation? What are the impacts of it going to be? It is allowing those who are being regulated to be part of this discussion, and more than comments from the Federal Register that are very rarely heeded by the agency community.

It is important for us to reform the code and to reform the process of how we view that code so that there is transparency and accountability and a check and balance that American people have, not only on us but on the executive branch as well.

We’ve just entered our 21st straight month of at least 9 percent unemployment or more. As Americans across the country continue to look for work, Members of Congress have a responsibility to ask ourselves: Are we adequately addressing job creation by removing the barriers to growth and creating conditions that encourage businesses to hire? In industrial engineering language, we would call that asking the questions: Is this a non-value-adding regulation? Does it add value to safety in a true and tangible form?

For example, half of all the regulations in OSHA have nothing to do with worker safety. They are about paper compliance standards that could shut a business down. This is not a statement against the importance of industrial safety. It’s simply asking the question so as to remove excesses and remove extraneous overhead. The answers will be more efficient, and we will be much more effective in creating jobs in the private sector.

For the past 2 years, the answer to one question is simply that we have not been adequately addressing job creation by removing these barriers to growth and encouraging businesses to hire. From the failed stimulus package to the misguided attempt at health care reform to financial regulatory reform, American businesses have been hit with an escalation of new taxes and regulations. They increase the cost of doing business, and therefore make it more difficult for businesses to hire.

For small businesses that have less than 20 employees, the regulatory burden amounts to an average of $10,565 per employee per year. These small businesses represent 98 percent of the net new hires over the last 15 years and could play a role in lowering our unemployment rate if the
regulatory burden on them were reduced and brought into a scale of context for their size versus a very large business. Excessive regulations can also have a direct impact on American families, many of whom are already struggling to make ends meet, by increasing the cost of food, doctor visits, and utility bills for basic services such as electricity, water, and sewer rates.

I am encouraged that President Obama has recognized the potential negative effects of regulations and rules in both his State of the Union address and in a recent op-ed in The Wall Street Journal that followed an editorial about a bill that I introduced last year called the REINS Act. This is not a partisan issue. Both Republican and Democratic administrations have contributed to the massive growth of government and to expanding the volume and complexity of the regulatory state. However, I am concerned that the President’s recent rhetoric on regulation may be just that—rhetoric. Despite these comments, the administration has used the regulatory process, not the Congress, to advance elements of its agenda that cannot pass in the Congress.

After Speaker Pelosi forced the job-killing cap-and-trade bill through the House of Representatives, the legislation was stopped in a democratically controlled Senate. In December of 2009, however, the Environmental Protection Agency took matters into its own hands, without the express approval of the Congress, to begin moving to regulate greenhouse gas emissions. This raises serious questions of our ability to control and provide oversight of the executive branch on behalf of the constituents we represent. These regulations would have disastrous consequences for a weak economy. They would result in higher energy costs, which would result in increased utility rates for struggling families and for the small businesses and manufacturers that employ millions of Americans.

Any time a regulation or rule enacted by an executive branch agency can have this kind of impact and broad-reaching implications on our economy, it should be subject to the review of the Congress to be accountable to our citizens and not a faceless bureaucracy in an agency.

This is why the idea behind H.R. 10, the REINS Act, legislation that I introduced to provide greater accountability and transparency in the rulemaking process. On all rules that have a direct economic impact of over $100 million, the REINS Act would require an up-or-down, stand-alone vote by both the House and the Senate and require that they be signed by the President before they can be enforced on the American public.

What the REINS Act reforms is the process of how these regulations are approved going forward, the resolution we are debating tonight addresses those rules already on the books or those that have been proposed. President Obama has also ordered his agencies to review rules and proposals that may be hindering job creation or economic growth. However, H. Res. 72 is superior to the President’s review in several important ways.

First, the resolution before us would ask the House committees to review regulations rather than the agencies that created them and enforce them. The fox does not guard the henhouse. Before even beginning the review required by the President’s Executive order, the EPA announced that it was confident that the review process would not result in the repeal or alteration of a single current or pending rule. That is not internal oversight, and it goes against the clear, express will of the American people and their elected Representatives and Senators. In fact, House Oversight Committee Chairman Darrell Issa called on business and trade associations to identify regulations that burden their businesses, EPA rules were cited more than any other Federal agency.

By passing this resolution, we will begin a regulatory review that is both objective and analyzes costs and benefits in real numbers. Before being elected to Congress, I ran a small manufacturing consulting business. What we did for a living was process improvement and flow management. In other words, we took the inventory of a manufacturing facility’s processes. We understood the flow. We sought to decrease complexity, remove processes that didn’t add value, and increase the overall throughput and efficiency of the facility, thus protecting the existing jobs and creating more jobs in return. That’s exactly what H. Res. 72 asks the House committees to do with the Federal regulatory process.

Removing rulemaking that is outdated, costly or ineffective rules will streamline our regulatory code and make our economy more competitive and inviting to investment and job creation. Even saving a small percentage of the $1.75 trillion that is currently spent on regulatory compliance each year by job creators would free up capital which can be reinvested into our economy to create jobs.

Please join me in supporting this resolution so that we can begin the process of reforming the Federal code and get our economy moving and hiring again.

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

Mr. LEVIN. I yield myself as much time as I shall consume.

This is about oversight, and what the majority is doing is losing sight of the needs of tens of thousands of workers in this country. What they are doing is overlooking the needs of the workers of this country.

Our committee has jurisdiction over trade adjustment, and what’s happened this week regarding trade adjustment assistance is really incomprehensible and, I think, disgraceful. This Congress is going to leave town tomorrow. On Saturday, the extension of TAA expires, the 2009 extension. And what’s going to happen? Tens of thousands of workers who were made unemployed by their own trade, will no longer be able to be certified—tens of thousands. They will be out of luck when they hit bad luck through no fault of their own.

We’ve received all kinds of communiques from the administration, and I’m sure there are people like this in every single State. We heard from a machinist laid off, qualified for TAA, and is now pursuing a career as a technician. He’s in a program that goes on for a few years. Before TAA was over- hauled in 2009, States could not have approved training of that length nor have approved the prerequisite training.

We heard of another worker, a service worker in the State of Michigan, who was qualified for TAA, and is now pursuing an associate’s degree. She’s planning to complete her program in June of 2012. Before the TAA reforms of 2009, service workers were not even eligible for TAA.

We also know of another person who was laid off, a die helper, who’s qualified for TAA to continue training on a part-time basis. Only because of the extensions of 2009, the changes, the improvements, could this person have been in that training.

And then another worker in Michigan—and you know, workers throughout the country are like this—who learned that she would be laid off, petitioned for TAA and began pursuing an M.A. degree before she actually lost her job.

Now, there are thousands of people who are going to be in this position, and because the majority in this House has failed to act, there are going to be tens of thousands of people who will have no place to turn in terms of training.

Since the 2009 improvements, about 170,000 people have been able to receive training—170,000—and now, beginning Monday, tens of thousands will not be able to be certified for help.

Now, this isn’t only in the State of Michigan. It’s not only in the State of Ohio. It’s not only in the State of Indiana. It’s not only in Pennsylvania. This is true throughout the country—true throughout the country—and essentially, the majority here is leaving, turning their backs on the people of this country.

So what happened this week was the following: that a few groups outside of this institution decided they did not want to support the 2009 expansion of benefits; and a group within this House, the Republican Study Committee, issued a demand urging Republicans not to support the extension.

There are many, or some, Republicans in this House who were ready to support it, but they pulled back the bill,
and the document from the study committee has this as one of the reasons why we should not step up to the plate. They said, under TAA programs, the government picks winners and losers because TAA favorably discriminates toward old workers who lost their job due to trade. Well, picking winners and losers, what TAA does is to fill in gaps that were not filled in previously and often gaps that were increased because of the inaction of the now-majority of this House.

And talking about winners and losers, the losers are going to be the unemployed people of this country, unemployed through no fault of their own, unemployed, looking for work, who will not be able to be certified for TAA. This is a disgrace. And there are some people who will continue to be eligible for TAA who are going to have to now pay more for their health care if they can afford it.

When we put this together a few years ago, this is what Senator Grassley said about the reforms, and I quote, Today's achievement is the result of the dedication, hard work, and commitment of many individuals. It is the culmination of years of effort, and I am confident that the result will serve to benefit American workers in Iowa and across the United States for years to come, end of quote.

The failure of the Republicans to bring this bill to the floor this week means that what Senator Grassley said will serve to benefit American workers in Iowa and across the United States for years to come, that's going to end on Monday, because Saturday is a weekend. People who are laid off because of trade are going to hit a wall, a wall.

So we are in favor of oversight. We made that clear earlier. We are also sure we should not be shortsighted about the needs of productive people who want to work and cannot find a job.

The person speaking on behalf of the Republicans, my distinguished colleague on the Ways and Means Committee, talked about those who are out of work through no fault of their own. You mentioned 9 million. There's a record number of people in this country who have been unemployed for a longer period of time than has been true in the past, and now all they ask for, unemployment comp in many cases—they’re looking for work—and a chance to be retrained. On Monday, for thousands that chance will be gone.

That should not have happened. Mr. Speaker, I ask unanimous consent that the gentleman from Washington (Mr. McDermott) manage the balance of the time on the Democratic side.

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

There was no objection.

Mr. DAVIS of Kentucky. Mr. Speaker, I yield 2 minutes to a distinguished fellow member of the Ways and Means Committee, the gentleman from California, Chairman HERGER.

Mr. HERGER. Mr. Speaker, I want to thank the gentleman from Kentucky for his leadership in working to bring more congressional oversight to the regulatory process. The heavy hand of overreaching environmental regulations has struck my northern California rural congressional district, and it's in full force. The Endangered Species Act, in addition to regulations under the Clean Water Act, Clean Air Act and other environmental laws continue to be enforced by Federal agencies and activists to curtail irrigation water for family farms and ranches, force community and developers to spend hundreds of millions of dollars on environmental “analysis” and even threaten public health and safety by delaying forest management at a time when the public and private sector can absorb such unnecessary costs.

The Department of Defense in April 2008 estimated that it would cost more than $17 billion in the first five years to comply with the 3% withholding requirement, which far exceeds any estimated revenue gains due to tax compliance. What may be reduced depending on how the law is implemented, needless to say, the costs will be huge across all levels of government. The Coalition believes this law and its corresponding regulations are a prime example of wasteful requirements that have a negative impact on the re-creation. As you develop your agenda, we strongly urge you to consider the damaging effects of the 3% withholding tax and include its repeal among your priorities for this year.

Sincerely,

GoverNMent WithHoldIng REliEF COALITION


The Internal Revenue Service (IRS) issued a proposed rule in December 2008 and is scheduled to issue a final rule to implement this counterproductive law in the near future. However, this is just the start of the regulations that need to be altered and issued. The Federal Acquisition Regulations (FAR) will need to be changed, and regulations, Medicaid exemptions, and grants will also need to be modified. These are merely the federal regulations that will need to be changed, but since this requirement flows down to state and local governments (as an unfunded mandate), every state and many city, county, and municipal governments will have to change their regulations and companies will have to learn to comply with these numerous and likely divergent implementing regulations.

The provision is already proving costly and will increase exponentially as the implementation deadline moves closer. If this tax is not repealed, it will cost companies and governments at all levels substantial amounts of money. These exorbitant expenditures will be at the expense of hiring new employees, expanding businesses, and providing government officials and state and local governments (as an unfunded mandate), every state and many city, county, and municipal governments, what TAA does is to fill in gaps that were not filled in previously and often gaps that were increased because of the inaction of the now-majority of this House.

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Mr. Speaker, as we come out to discuss this resolution, H. Res. 72, I couldn’t but think of a story from the middle part of the United States of America. There was a Methodist minister who fell ill, very, very seriously ill, and the heart of dozens of denominational leaders called the board together to have a discussion about what they should do about the problems of the ailing minister. They had a long discussion. It took, not as long as this debate will take, but it took 2 hours. And at the end, with a fewuba

Now this resolution has about as much effect as that letter to that minister in central Illinois. Two years ago—and make a big show about the United States—January 28, 2009, this Congress passed the American Recovery Act. Seven hundred billion dollars that stopped the economic collapse in this country, that got us started on recovery, on the problems created by the previous administration. We did that in less than a hundred days.

We’ve been here a hundred days. There used to be a TV program I liked when I was a kid called This Is the Week That Was. Now let’s review this week that was. I arrived back from Seattle and on the calendar were two bills. One was a bill to deal with, as the gentleman from Michigan has suggested, the problems of workers who have been displaced by trade, the so-called Trade Adjustment Act. TAA. That was one bill. The other bill was a bill to extend the Patriot Act. I don’t know what the leadership on the other side was thinking. Maybe they can’t count. But the bill to extend the Patriot Act went down in flames. They then pulled the bill on extending TAA. That was Tuesday.

Then we came to Wednesday. That was the day they brought the bill in, a meaningless bill with the United Nations funding, that didn’t save one single dollar but simply said we weren’t going to pay our dues to this, then that section of the United Nations that somebody didn’t like, and so they decided they’d come out here and make a big show about the United Nations. That bill went down in flames. Now the week has not been a total loss. We did change the name of a courthouse; we did it on Wednesday, and I thank everyone who came out and made a big show about the United Nations. That bill went down in flames.

And now we’re to Thursday. Here we are spending 9 hours out here on a meaningless piece of legislation. It is and I don’t think they have ever displaced by trade, that was the day they brought the bill in, a meaningless bill with the United Nations funding, that didn’t save one single dollar but simply said we weren’t going to pay our dues to this, then that section of the United Nations that somebody didn’t like, and so they decided they’d come out here and make a big show about the United Nations. That bill went down in flames. Now the week has not been a total loss. We did change the name of a courthouse; we did it on Wednesday, and I thank everyone who came out and made a big show about the United Nations. That bill went down in flames.

And now we’re to Thursday. Here we are spending 9 hours out here on a meaningless piece of legislation. It is true, but it is true that we are spending another day not helping the people of America. Not helping the private sector create jobs. Not doing what the people sent us here to do. Early this morning, congressional representatives and staff came to work on things that benefit the American people. It is the job every day for Members and staff to oversee the agencies of the Federal Government, to oversee the regulations so that the common good is served. It doesn’t require House Resolution 72. We are here to track how money is being spent and that it is being done responsibly. That is the Congress’ constitutional responsibility and we’ve been doing it.

You would have thought that maybe the people on the other side would have figured this out, Mr. Speaker. We stood out here and read the Constitution, I guess for some of them it was the first time they had every read it, but they weren’t paying attention or something because this resolution is simply re-stating what has always been our responsibility.

Now it’s been 100 days, as I said, for the Republicans in control of the House, and they have done not one single thing to create a job. Nada. Nil. Zilch. Nothing. Not a single thing to create a job in 100 days. We have 14.9 million unemployed in this country. We have an international competition with the rest of the world that we are in danger of losing if we don’t get moving. We have a home foreclosure crisis in this country. We’ve got two fights of every three families have environmental issues to deal with and an economic system that’s falling further and further behind the rest of the world. We do not lead the world in college graduates per capita. We are about sixth or seventh or eighth, somewhere down there. Other countries are passing us because of our inaction.

And what do we do? The Republicans say, let’s go out and waste the 10th of February. Now, instead, the Republicans are having us working for two whole days to tell the House of Representatives to do its job. For heaven’s sakes, what a silly piece of legislation. This bill is an insult to the American people. It’s an insult to the people who work here, and they don’t seem to understand they’re insulting themselves, as though they didn’t know what their job was. It’s like Nero fiddling while Rome burned. The House is sitting here while millions of Americans are unemployed. They’re selling their belongings. They’re emptying their 401(k)s. They’re doing everything possible to stay afloat.

Now, this isn’t 1930. In 1930, what people did was, they took what few belongings they had, went out, put it on the top of the car, drove to California, and found work. They did that. But every day, millions of Americans can’t move to take a new job because they can’t sell their house because their homes are under water, according to the banks. In Seattle today, one-third of the homes are under water. Now, if you don’t think some foreclosures are coming out of that, you don’t understand how it works. There is a whole new underclass of unemployed, undertrained Americans who can’t be helped to compete in the world economy.

And while Americans across the country suffer, the Republicans come
out here with H. Res. 72. They are going to do nothing. The Republicans, the party of “saying one thing and doing another,” promised big action on jobs during the election: If you elect us, we will get this country rolling again. So they have taken control of the House, and what do the American people get? Instead of helping the private sector with a smart science, technology, and energy investment policy, we are considering Republican legislation on pornography. That certainly makes a lot of sense if you don’t have a job.

Instead of compassionately and energetically helping the unemployed, the Republicans want to redefine the rape of women to keep some women who have been raped from getting abortions. You will see that one next week. That’s going to be the great bill.

Where’s the job bill? Where are the job bills? I have no idea. There are more 98ers every week. Now in case you don’t know a 98er is a place. On the other side, let me educate you. We have an unemployment system that provides for unemployment insurance for 99 weeks; and when it runs out, you are done. And there are four or five people for every job that comes up in America. So if you go out looking for a job, you have a one in four chance of having any chance at getting it. And yet these 99-weekers are piling up all over the country because they’ve run out of their unemployment insurance, and the Republicans do nothing about creating jobs.

Instead of intelligently debating administration plans in Afghanistan, Iraq, Iran, Republicans want to vote on meaningless bills like the one I talked about with the United Nations that save no money and don’t advance the U.S. interest in anything.

The Republicans ran on a slogan, Mr. Speaker: Government spending kills. Now the Republican “fear and blame machine” is an old, tired, failed philosophy that can be used to scare the American people in an election. They did it in 2004. Remember the orange alerts and the Oh, God, yellow alerts. Oh, God, we’ve got nuclear weapons here. There are missiles every night in hospitals in this country.

Now, the American people want fairness. They want the rule of law. They want laws fixed that don’t work. Sometimes you pass a law; and 10 years ago, it seems like, business is doing the law. Things change. Things need to be changed. Sure, we ought to be doing that. But you don’t need House Resolution 72 to tell you to do it. Common sense would tell you to do it. And the American people need the collective help that we can give them. The American people want effective government that deals with people’s problems.

Now the Republican “fear and blame machine” is an old, tired, failed philosophy that can be used to scare the American people in an election. They did it in 2004. Remember the orange alerts and the Oh, God, yellow alerts. Oh, God, we’ve got to have 4 more years of the same stuff. And we got 4 more years of it. In 2010, here they are again.

We were over in the Ways and Means Committee today doing oversight with a wrecking ball. Let’s wreck the bill that we passed last year on health care. Now, we are not going to call him a wild-eyed liberal. He used to be the majority leader in the Senate. Bill Frist said to the Republicans, Mr. Speaker, don’t repeal it. Fix it. But what we’re doing today is getting ready to blow the bill out of the way so that we can have the Paul Ryan road to the end of Medicare and to a voucher system. Paul Ryan vouchers for every senior citizen in this country is the goal. And that oversight is really set to blow apart any chance of developing better law than we got through here last year.

It would work better if both sides worked together, there’s no question about it. But if you’re going to use a wrecking ball and try to put in a voucher system and say to all the old people in this country, Hey, here’s your voucher. This is an $8,000 voucher. Go out and find yourself an insurance company that wants to give you insurance by taking another $5,000 or $6,000 out of your pocket.

The seniors in this country spend already one-third of their income on health care. They have got plenty of skin in the game. They don’t need any more. But the Ways and Means Committee today is doing that rather than trying to figure out what it is that we can do to make the law better. There wasn’t a single question about how can you make the law better. All it was was to put on the man who ran the government and the American people want the rule of law. They want the collective help that we can give them. The American people need the collective help that we can give them. The American people want effective government that deals with people’s problems.

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gentleman from Nebraska (Mr. SMITH), a distinguished new member of the Ways and Means committee.

Mr. SMITH of Nebraska. Mr. Speaker, I rise in support of today's resolution directing committees to review existing pending, and proposed executive agency regulations. Congress is charged not only with legislating but with also overseeing the implementation of legislation.

Agencies continue to promulgate blanket rules which ignore Congressional intent. Forty-three major regulations were published by executive agencies in 2010, and another 191 are currently in the works. These regulations marginalize small businesses and communities which have less ability to absorb the cost of compliance. Small towns in Nebraska, for instance, are spending millions of dollars installing water treatment facilities and electric generation units to comply with BPA standards. To continue to be arbitrarily changed, regardless of the science. These people are, in good faith, purchasing lower emission units. They want to comply with the law, Mr. Speaker. But businesses and residents can no longer afford higher prices because of these arbitrary and inconsistent regulations. It's not fair, and it's not good government. I would also like to touch on some Medicare regulation, which has the potential to disproportionately hurt rural hospitals. Medicare outpatient physician supervision requirements have a serious impact in my district and I'm sure many others. For the last 2 years, Medicare rules for outpatient hospital procedures have included a provision to require a medical doctor be on site for even the simplest of procedures, for example, a phlebotomist taking a blood sample. Certainly, I don't think that was Congress's intent.

Without the current temporary suspension of this rule for small rural hospitals, many critical access hospitals in my district would not have the manpower to provide outpatient procedures on a regular basis, the result for patients being lengthy travel to larger cities for care, be it routine care or otherwise.

This regulation is also having a negative impact in more urban areas. Yesterday I was speaking to a group of physicians from Nebraska, and one shared with me his ability to remotely order a CT scan at the hospital when he knows such a procedure is necessary.

The SPEAKER pro tempore. The time of the gentleman has expired.

Mr. DAVIS of Kentucky. I yield the gentleman an additional minute.

Mr. SMITH of Nebraska. However, the hospital cannot begin the scan until after he arrives at the hospital to oversee the scan, although not even necessarily perform the scan.

As a co-sponsor of the BPAIS Act, I also applaud this effort to begin curbing unchecked agency regulation hampering families, job creators, and the growth of America's economy.

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

Mr. DAVIS of Kentucky. Mr. Speaker, it is a privilege to yield 2 minutes now to the gentleman from Minnesota (Mr. PAULSEN), a distinguished member of the Ways and Means Committee.

Mr. PAULSEN. Mr. Speaker, I want to raise also in support of this resolution which directs committees to review Federal agency rules and regulations which indeed may unfairly harm the ability to create jobs and grow our economy.

I continue to hear on a pretty regular basis from my small businesses in my community in Minnesota about new rules and new proposed regulations that absolutely could hamper their operations and opportunity for growth. I'm just going to give a couple of examples real quickly.

I've heard from financial service companies in my district about a rule that the Department of Labor is proposing and I believe it's going to change a 35-year-old definition of "fiduciary" under ERISA. Now, if implemented, this new rule would cause a major disruption to the marketplace and directly result in higher costs and lower choices and access to much-needed products and services to consumers.

I've also heard from some of my medical device companies in my district that are leading the world in developing these new lifesaving technologies.

And it isn't just medical devices. Mr. Speaker. The regulation is also going to have a significant impact on the production of pacemakers, defibrillators, and neurostimulators.

This is a new requirement that would severely disrupt the medical industry's just-in-time demand..

And it's just not medical devices. Mr. Speaker. The regulation is also going to have a significant impact on shipping of everyday technologies. All in all, it's estimated that this new regulation alone is going to cost about $1 billion annually to the economy and these businesses.

Mr. Speaker, these are just a few of the examples, and we've heard others tonight of some of the burdensome regulations that are out there and being proposed, and it clearly outlines the need for some oversight and reform. I ask for support of the resolution.

Mr. McDERMOTT. I yield myself the balance of my time.

Mr. Speaker, I'm just sitting here thinking about the anecdotal business about regulation. Since I've been in Congress, when I arrived here we were in the midst of the savings and loan crisis which cost this country some

thing like $50 billion or something to bail ourselves out of. It wasn't the case that we didn't have the right rules and regulations; we just weren't enforcing them.

Then we had Enron went down in Texas, and we had the Exon Valdez, and you look at all the irony in the gentleman's comments that anybody saying that we need to do away with regulation was stupid, because the President of the United States stood in this Chamber last month and was citing specific regulations that were redundant or were inappropriate.

The resolution that we have been debating tonight is a critical step toward restoring our economy and getting Americans back to work. I would like to thank my colleagues for voting against this. It's useless. It's stupid. Every committee already has an oversight subcommittee and they will do it, and I think that there is no reason to pass this.

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

Mr. DAVIS of Kentucky. Mr. Speaker, in closing, I find some degree of irony in the gentleman's comments that anybody saying that we need to do away with regulation was stupid, because the President of the United States stood in this Chamber last month and was citing specific regulations that were redundant or were inappropriate.

The resolution that we have been debating tonight is a critical step toward restoring our economy and getting Americans back to work. I would like to thank my colleagues for voting against this.

I think we have 100 percent agreement in the Chamber tonight that we want clean water and we want clean
air. I'm the father of an asthmatic child, two asthmatic children. I might add, who has been up all night and made the trips to the ER and understands this. But there's a significant difference between the context of application dealing with any of the changes and the moving standards in the regulatory community that have huge economic impact on our communities. I would like to cite three brief examples of different contexts of regulations that need to be modernized or changed, or have lost their context.

Again, we are not talking about an anti-regulation issue here. The fact is that regulations have never been aggressively attacked. What happens is we layer another regulation on top of an existing regulation. We increase the complexity of that. We create new organizations that do the same thing, costing more money, creating uncertainty. And I think we have common ground on the need for that reform. But let me give you the first example.

Clean air is a great concern to me. I grew up in the steel and mining industries as a small boy on the other side of the tracks and got to see the bad things that were done. When the EPA came into being, there were some good starts. Ironically, the real efforts of true environmental remediation began in the States. Operation Scarlet in Pennsylvania began changing the way the land was treated. Much of that was copied by the Federal Government and changed our community dramatically. But those days are long gone, those good old days, and the complexity and the intrusiveness of the bureaucracy is even different to a greater degree.

The Marathon oil refinery that's in Catlettsburg, Kentucky, spent tens of millions of dollars in full compliance with existing regulations. Long-term capital investments were made to deal with sulfur, nitrogen oxide, and mercury, other chemicals that were in potential in both in water and in the air. And then, after these huge, multiyear capital investments, the ball was moved again. It has crippled the ability of that specific facility to grow and to create jobs.

That's what I'm talking about, context and predictability. Having overseen long-term capital investment plans in the manufacturing industry, when you have to take 10 years, you cannot afford to have that lack of predictability. This is what we are talking about.

At a closer level to home, we talk about veterans a lot here, we talk about prescription drug problems, drug addiction. That's something we care very much about. Growing up in a dysfunctional household and seeing the worst of substance abuse or substance addiction in family members, I can say, as somebody who has volunteered for over 30 years to help people escape from these kinds of things, that regulation in fact is helping to create a worse problem.

We work very closely with the Veterans Administration. As a former Army Ranger myself, I care very much about our veterans coming home. And the one thing I would say here, Mr. Speaker, is that we do have a prescription drug diversion problem with older veterans in certain parts of the country.

I was approached by a group of doctors from the Veterans Administration who shared with me that they had been banned by the Administration general counsel from using the drug registries that are in the State of Indiana and the State of Kentucky, as well as all other States in the Union that have these registries, from simply checking to make sure that the patients weren't seeing a civilian doctor in another State or a civilian doctor in Kentucky and going to the VA to get a double or triple dosage of the same pain medications like Oxycodone and selling it on the street or abusing it themselves. Those are for the doctos to say, I'm not interested in criminal prosecution. I don't want to kill my patients. I want to make sure they receive the best health care.

With a stroke of a pen, the general counsel, as you might expect, increased the complexity of this problem. I spoke to the head of National Drug Control Policy at the White House personally about this, and he said his hands are tied and, we are looking into that. All of this impacts jobs ultimately.

Finally, I will give a context of the small business owner who gets trapped in this in fully closing. We have lots of great innovative small business owners who go out and they see an opportunity, and they take the risk, usually with their life savings, which may not be much. We only had a few thousand dollars when we started our business that became successful and supported a number of families for many years before they came to Congress.

My friend, Nick Bell, who started Braxton's Cleaners, was an entrepreneur that wanted to take a chance and build a dream with that. His customer service is outstanding, and people flock to him for the responsiveness, the creativity, the initiative, the kindness of his people. He implemented home delivery and suddenly wanted to set up satellites. So many people were coming to him for business, he realized he needed to keep the cleaning machine in place. One would think that to support more customers, we could do that.

He suddenly found out, as he bumped up against the Division of Water and the Environmental Protection Agency for the first time, that he had to do a soil sampling under the pad, the concrete pad of his building, before putting that second machine in. What he didn't know along the way was that an arbitrary decision was made in another Federal agency that cleaning fluid was put on a list of carcinogens. As one oncologist told me, you would probably have to drink about 80 gallons of this product daily to create the chemical pH in your body to cause cancer in the first place. But that's beside the point. Here is the context of why we have to forcibly address regulations, and I will point this out.

Mr. Bell suddenly found out that one teaspoon of water under 14 bore holes under the pad was discovered. In that teaspoon of water were several parts per million of dry cleaning fluid. Guess what. They said, well, you're going to have to remediate this. Mr. Bell said, I can't afford to do that. The response from the compassionate Federal agency that cares about jobs was, if you don't remediate it, you are going to shut it down. That made him an activist. He was going to have that business shut down, every family working there, over one teaspoon of water, and he had to spend effectively his life savings of $60,000 to clean up one teaspoon of water, and it took him years to recover.

There are the stories. I appreciate all the comments about caring about workers. I care about those. My grandfather was a mine inspector after he retired. I care about those issues. And I think that it's incorrect to try to demonize this in the context of us who just ask the question, why is that there? We have regulations that not only impede jobs, but regulations that make it so complex.

And I will speak with authority as an engineer on this. The more complicated you make something, the more likely you will have errors. Thus, many of the things that have been cited tonight as reasons we need more regulations are because we have got so many that it can become arbitrary overnight.

I agree with the gentleman that we need to address these issues, but we need to do them in a manner that is devoid of emotion and with a technical foundation. That's what we need to do.

Mr. Speaker, I guarantee you, the champion Green Bay Packers, review their playbook on a regular basis throughout the season to make sure they were adaptive and agile for that great game we saw last week.

Reviewing it is a necessary step for us, and it's one that by reviewing this will not hinder economic growth; it will help it. It will free people to achieve, to fulfill the spirit of regulations and help enhance prosperity for all Americans. On behalf of the Ways and Means Committee, we are eager to do our part in this task.
And the last administration, I am sure that the gentleman and I could find plenty of opportunity to point out regulations that were against the will of Congress that were being implemented regardless of who was in the majority here. For the sake of our Constitution and our nation, a government that we should embrace that.

To provide greater transparency and accountability to this process, I look forward to the House moving forward with H. Res. 72, which we saw complement to H. Res. 72, I urge all of my colleagues to support this resolution as the critical first step of opening the eyes of the Congress, opening the eyes of the American people to the impact of these regulations honestly, and to alleviate job creators from not the burdens of legitimate safety standards, of legitimate standards to benefit our communities, but those non-value-adding overheads that are imposed upon us that prevent the hiring and create unpredictable time.

Let’s move forward. Let’s take the burden off our families from these excessive and unnecessary regulations, and create jobs and put America back to work.

Mr. CANSECO. Mr. Speaker, I rise in support of the H. Res. 72, the great engine of America for the last 235 years has been innovation. American ingenuity is a tremendous source of pride in our nation’s history. Sadly, this aspect of American life is reeling today from a concerted effort of new regulations that have been added on top of an already complex regulatory system that costs money, jobs, and growth across every sector in our economy. We’ve been told that more regulation is somehow “good for us,” that a select few know better than our communities how to make the day to day decisions in our small businesses. But every time a teenager in our country is prohibited from entering the work force because his would-be employer has to comply with a new health law and can’t afford his labor, we lose the chance for that teenager to learn valuable skills and perhaps create something special later in his life. Every time a small bank in West Texas is forced to comply with a law that came as a result of the irresponsibility of others, we lose the chance for that bank to extend a loan to an entrepreneur that is capable of creating hundreds of jobs in a small community. Mr. Speaker, Pecos County State Bank in Fort Stockton, Texas takes in 50 percent of the deposits of that town’s residents. What productive action are we taking by debating and voting on our committees to fulfill a role in Congress that has already been defined for them?

Yet today, we are here considering a resolution that would give lip-service to creating jobs, but have no actionable results. H. Res. 72 simply instructs House Committees to review existing, pending, and proposed regulations by federal agencies. These Committees are to then create an inventory of these regulations to report this information. Mister Speaker, this is what our small businesses already are doing. These are the actions we are already taking to ease the burden on the small businesses in this country. What productive action are we taking by debating and voting on our Committees to fulfill a role in Congress that has already been defined for them?

This resolution is the epitome of the redundancy. I can say with certainty that H. Res 72 does nothing to reduce real regulatory burden on small businesses. Yet we are on the cusp of adopting a rule that will have my colleagues charged in a debate for an extended amount of time. This is what Americans see as the problem in Washington. As they are struggling, we are engaging in debate on a symbolic measure that does nothing more than reiterate what we have already been charged to do as Members of Congress. What are we doing for our small businesses?

Small businesses create two-thirds of net new jobs each year in this country. It is our duty to make sure that we help generate the best environment to allow these job creators to thrive. Some of the reasons we were all elected to the 112th Congress was to help these small businesses and help our economy. What we are considering today, will produce no actionable result for either of these two goals.

There is no question that the small businesses of America face a large burden when it comes to federal regulations. Federal regulations now cost Americans $1.75 trillion each year; that’s up 50% from their annual costs in 2005. Federal agencies continue to add thousands of pages of new regulations which add to the already daunting challenges that small business is facing. Small businesses create two-thirds of net new jobs each year in this country. It is our duty to make sure that we help generate the best environment to allow these job creators to thrive. Some of the reasons we were all elected to the 112th Congress was to help these small businesses and help our economy.

As a member of the Small Business Committee, I am determined and ready to work with my colleagues on both sides of the aisle to address these challenges faced by job creators in this country. But I am sure this can be accomplished with the rules already set in place for this body. What will hinder this process and do nothing for small business is a debate on the House floor for nine and a half hours, as this rule sets in place. What productive action are we taking by debating and voting on our Committees to fulfill a role in Congress that has already been defined for them?
CONGRESSIONAL RECORD — HOUSE

February 10, 2011

my colleagues to vote no on this rule, which will result in no jobs for the small businesses of America.

Mr. SHUSTER. Mr. Speaker, I rise today in strong support of H. Res. 72, a resolution directing certain standing committees to incul- tory and review existing, pending, and proposed regulations and orders from agencies of the Federal Government, particularly with respect to their effect on jobs and economic growth.

While it is clear that across government there are tremendous amounts of red tape that we must cut in order to more effectively and efficiently spur job creation, I would like to focus on four specific issues under the jurisdic- tion of the House Transportation and Infra- structure Committee.

FMCSA HOURS OF SERVICE

Proposed changes by the U.S. Department of Transportation to hours of service rules for truck drivers would have a substantially nega- tive impact on productivity and the U.S. econ- omy.

The rules currently in place are working well and do not need to be changed. Since the current rules were implemented seven years ago, the trucking industry's safety performance has improved at an unprecedented rate. Both the number and rate of fatal and injury acci- dents involving large trucks have declined by more than 50 percent and are now at their low- est levels in recorded history. The remarkable reduction in the number of truck-involved fatal and injury crashes occurred even as truck mileage increased by almost 10 billion miles between 2003 and 2008, the latest year for which data is available.

If the proposed changes are implemented, trucking companies will need to put additional trucks and drivers on the road to deliver the same amount of freight, adding to final product costs and increasing congestion on the na- tion's already clogged highways. Small busi- ness truckers would be especially hard hit.

On two prior occasions, the Federal Motor Carrier Safety Administration (FMCSA) esti- mated that similar changes would cost the U.S. economy $2.2 billion, inclusive of safety benefits. With the new proposed rules, the FMCSA has changed its methodology for esti- mating both the benefits and costs of changes to the hours of service rule, effectively de- creasing estimated annual costs by $1.5 billion and increasing estimated annual benefits by $1.1 billion in order to produce a positive ben- efit-cost ratio. Further, the agency's own analy- sis shows that the net benefits of retaining the current daily driving time limit exceed the net benefits of reducing allowable driving time by one hour, the option favored by FMCSA. Frankly, it is very difficult to understand how FMCSA rationalizes its proposal on this fact alone.

In addition to encumbering the industry and a struggling economy, the proposed changes would significantly challenge law enforcement. Because the proposed rules are complex and restrictive, motor carriers could have difficulty understanding them and enforcement officers could have difficulty accurately identifying viol- ations. For instance, in order to determine if a driver can legally claim to have met the con- ditions of a weekly rest provision, enforcement officials must ensure that at least 18 hours had elapsed since the beginning of the most recent weekly rest period, and that the break included two consecutive nighttime peri- ods between midnight and 6 a.m. Such com- plexity will only serve to hamper both industry compliance and motor carrier enforcement.

Now is not the time to impose costly new regulations that would impede the nation's economic recovery and increase the cost of almost every product Americans produce and buy.

Along with my good friend, the gentleman from Missouri, Mr. GRAVES, I am circulating a letter on this issue to be sent to the Secretary of Transportation, Ray LaHood. I encourage all of my colleagues to join in signing on to this important letter.

SUBCOMMITTEE ON RAILROADS, PIPELINES, AND HAZARDOUS MATERIALS

As the Chairman of the Subcommittee on Railroads, Pipelanes, and Hazardous materials, there are three issues under my jurisdiction that I want to draw attention to—two related to railroads and another related to hazardous materials.

Put simply, the United States has the great- est freight rail network in the world. Our sys- tem is the most fuel-efficient, cost-effective in existence, and relies on virtually no subsidies from the federal government. Over a century ago, America's railroads opened the door for economic expansion, literally ushering in the great advancements in industry that sparked America's emergence as an economic power and made our country the world's largest consumer of coal. Rail opened markets for goods and services in parts of our nation before rendered inaccess- ible. America's railroads revolutionized trans- portation, gave promise to freedom of move- ment and made business more efficient. That heritage continues today.

Today, we find ourselves in the midst of a new era of a freight rail renaissance. With 140,000 miles of track carrying almost two tril- lion ton-miles annually, freight rail is an im- mense jobs generator and a major driver of the nation's economy. In fact, the industry supports directly or indirectly over 1 million jobs, and 43 percent of all freight carried each year in the U.S. is moved by train—with de- mand projected to grow. In order to meet this demand, it is essential that there is continued growth in the freight rail industry.

In 2008, the Federal Railroad Administration (FRA) issued a Final Rule in January 2010 to imple- ment the Safety Improvement Act of 2008 to require that Positive Train Control (PTC) equipment are expected to cost in excess of $10 billion, with limited, if any, operational benefit. This mand- ate will divert scarce capital from critical in- vestments in one of the most capital-intensive businesses in the world.

The Federal Railroad Administration (FRA) issued a Final Rule in January 2010 to imple- ment the statutory requirement in the Railroad Safety Improvement Act of 2008 to implement Positive Train Control (PTC) systems by De- cember 31, 2015 on mainline rail tracks that carry passenger trains or hazardous materials that are toxic by inhalation.

Positive Train Control is a technology (or combination of technologies) that is designed to automatically stop or slow a train before acci- dents caused by human error can occur. The accidents PTC is intended to prevent include:

- Train-to-train collisions;
- derailments caused by excessive speed;
- unauthorized incursions by trains onto sec- tions of track where maintenance is taking place;
- trains moving through track switches left in the wrong position.

A fully functional PTC system must be able to precisely determine the location and speed of trains, with a train operator of potential potential problems and take action before the operator does not respond to a warning. The type of acci- dents that PTC systems are designed to pre- vent are very rare. Of all train accidents on rail
mainlines over the past seven years, only around 4 percent would have been prevented if PTC systems had been in place.

According to the FRA, freight railroads will have to spend up to $13.2 billion to install and maintain PTC systems over the next 20 years, but PTC will yield just $608 million in benefits over that same period—a cost-benefit ratio of 20 to 1.

An April 2010 study by the consulting firm Oliver Wyman found that the so-called “business benefits” of PTC—reducing train delays and being able to move more trains through congested sections of track—are actually very low or nonexistent. In fact, systems very similar to PTC that are currently being implemented in Europe do not support that claim that PTC will yield significant business benefits for U.S. railroads.

The manner in which FRA determined which track will be required to have PTC installed has caused a great deal of concern in the railroad industry. Many provisions of the Final Rule go well beyond the statutory requirement of the Railroad Safety Improvement Act. This will have hundreds of millions of dollars to costs, but will not improve safety in any meaningful way.

In the final rule, the FRA orders railroads to install PTC on rail lines that carried toxic-by-inhalation hazardous materials in 2008. Nothing in the law refers to using 2008 as the base year for determining where PTC must be installed. As it currently stands, the Final Rule will require that approximately 70,000–80,000 miles of rail miles have PTC systems installed, about half of the total. Class I railroad 160,000-mile national freight network.

The decision to use 2008 as a base year for determining which tracks require PTC implementation makes no sense, because hazardous materials routing in 2015 will be vastly different than in 2008, for the following reasons:

Significant hazardous materials rail routing changes were recently implemented in response to a Department of Transportation/Department of Homeland Security joint regulation requiring railroads to ensure that toxic-by-inhalation chemicals are transported on routes posing the least overall safety and security risk.

Additionally, marketplace dynamics are changing the transportation of hazardous materials. For example, many chemical companies are phasing out production of chlorine, or moving their production sites to where the chemical will be used, thereby dramatically changing the amounts and routes over which these toxic-by-inhalation materials are moved.

Finally, the rule would not provide for a “de minimis” exception, where a rail line carrying very little of these materials could be exempted from the PTC requirement. Such an exception would significantly reduce costs without compromising safety in a meaningful way.

The PTC mandate applies to all passenger railroads on the general railway system, including Amtrak and 26 different commuter railroads.

Amtrak’s capital needs and operations are fully subsidized by annual appropriations. Commuter railroads also receive capital funds from the Federal Transit Administration for repair and modernization of their systems, but these federal funds represent only about 40 percent of total funds spent on their systems, which are primarily supported by local governments.

The cost of installing PTC is a significant burden for these commuter railroads. The American Public Transportation Associations estimates that installation of PTC on commuter railroads would cost more than $2 billion—these agencies are already cutting service levels or raising fares because of the recession’s impact on local government budgets.

Additionally, most commuter railroads operate over freight-owned track. These agencies must ensure that the PTC technologies they install on their commuter systems is interoperable with the systems that their host railroads put in place.

Because of issues like interoperability, there is real doubt that PTC can be successfully implemented by December 31, 2015.

There is also a severe shortage of available broadband spectrum for the wireless communications networks that are central to PTC implementation. The Federal Trade Commission has authority over allocating spectrum, and the PTC decision process is slow and cumbersome.

Instead of penalizing the rail industry for its success, Washington should be promoting new investment and expansions in service to keep America’s railroads in the driver’s seat of the global economy. That’s why I support tax credits for the federal rehabilitation of the nation’s rail infrastructure.

Tax credits are a proven and effective policy tool to encourage businesses to invest in worthwhile projects. Because the railroads still pay for their projects under tax credit plans, tax credits ensure that the railroads will only pursue projects that will grow their businesses, and ultimately expanding the economy. Direct grants, on the other hand, could be seen as “free money” that would not be subject to the same rigorous business decisions. There are two tax credit bills that I support, including a 25 percent tax credit for rail projects that expand the rail network and ease congestion, and a short line tax credit that expired at the end of last year.

America’s railroads are at a crossroad. The administration and Congress must consider the future of rail transportation, and support new programs that will enhance safety and efficiency.

LITHIUM BATTERIES

Finally, I want to touch on the transportation of lithium batteries. In January 2010, the Department of Transportation issues a Notice of Proposed Rulemaking to regulate the air transport of lithium batteries.

The proposed rule:

Regulates and treats as a hazardous material all lithium batteries and most devices shipped with or containing such batteries, such as laptop computers, cell phones, and medical devices.

Applies to all shipments within the U.S., and to shipments carried on U.S. registered aircraft traveling anywhere in the world.

Proposes to limit stowage of lithium batteries on cargo aircraft to crew-accessible positions or in yet-to-be-approved Federal Aviation Administration fireproof containers.

Billions of lithium batteries have been safely transported as air cargo in the last twenty years. This is not one of NTSB’s “Most Wanted” safety recommendations. In fact, there are no confirmed fatalities associated with the lithium batteries transportation that I am aware of.

The proposed rule grossly underestimates the cost of the regulation to American businesses. The Department of Transportation estimates that lithium batteries will increase shipping costs $185 million in each following year.

This proposed rule threatens to stifle job creation and industrial advancement, and affects a wide segment of the economy, including U.S. manufacturing, transportation, and retail sectors. It will also give foreign cargo carriers a competitive advantage over U.S. companies.

Transportation regulations for lithium batteries have been extensively considered by international bodies such as the United Nations, International Civil Aviation Organization, and International Air Transport Association. In order to protect the competitiveness of the U.S. in the international marketplace, standards for the transport of lithium batteries should be fully harmonized with international rules and regulations. This is the only reasonable focus of any regulatory control on air transportation of lithium batteries. I strongly support efforts to make the transport of lithium batteries as safe as possible, but we must do so in a reasonable, responsible manner.

I applaud our House leadership for bringing this important resolution to the floor and thank them for the opportunity to discuss these important issues.

Mr. BACA. Mr. Speaker, I urge all my colleagues—Democrats and Republicans—to support small business and small business transportation.

As we debate H. Res. 72, the most critical issue facing America is how to increase jobs so that families can rise up against economic hardships.

Small businesses are essential to our nation’s economy.

They account for half of our gross domestic product, more than half our jobs, and three-fourths of new jobs created each year.

We must support new and small businesses through access to loans, credit and capital.

We can reduce onerous paperwork, and give small companies the tools they need to...
take care of their employees and build their companies.

By passing legislation focused on protecting the economic vitality of small businesses in the trucking industry and all other sectors, we will facilitate economic growth for all Americans.

Mr. DAVIS of Kentucky. I yield back the balance of my time.

The SPEAKER pro tempore. Pursuant to clause 1(c) of rule XIX, further consideration of this resolution is postponed.

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HONORING COLORADO STATE UNIVERSITY

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

Mr. GARDNER. Mr. Speaker, tonight I rise to honor the 141st anniversary of the founding of Colorado State University, located in Fort Collins, Colorado.

On February 11, 1870, Colorado Territorial Governor Edward McCook signed the Morrill Act establishing the State Agricultural College in Fort Collins. In its 141 years, Colorado State University has grown to over 26,000 students, 1,400 faculty members, and has become one of the Nation’s leading research universities. On average, CSU’s research expenditures top $138 million annually.

To this day, Colorado State University still maintains the commitment of a State agricultural college. It provides countless support for promoting economic development throughout the rural communities in Colorado. CSU has over 90,000-plus alumni that live in the State, accounting for nearly $4.1 billion annually in household income for Colorado. The CSU alumni list includes State Governors, business leaders, Olympic gold medalists, teachers, researchers, artists, and even a Member of the U.S. House of Representatives.

I am proud to call myself a Colorado State alumnus. It is my honor to recognize CSU on the House floor for its 141 years of excellence in education and research.

JOBS, THE DEFICIT AND FEDERAL SPENDING

The SPEAKER pro tempore (Mr. Gosar). Under the Speaker’s announced policy of January 5, 2011, the Honorable Governor (Mr. Akers) is recognized for 18 minutes as the designee of the majority leader.

Mr. AKIN. Mr. Speaker, congratulations. You look good up in the Chair there.

We are going to have a chance to talk for just a few minutes about an interesting topic. It is something on the minds of Americans everywhere, and that is about jobs, about the deficit and about Federal spending and what we have to do in those areas.

I think sometimes it is helpful, you hear so much detail that you need to step back at the 30,000-foot view and say what is the big picture of what is going on. So I have here one of those traditional pie-type charts, and it has an overview of the total spending of the Federal Government in the calendar year 2010. So what I want to do is just take a look at that and then talk about what that means relative to the problems we have in overspending in the Federal Government.

Also, this connects to unemployment in this small town, this is the Federal Government spends too much money and is too intrusive and takes too much in taxes, all of those things destroy the jobs created by small businesses.

So let's just be completely clear. We have heard stories about unemployment and these “heartless Republicans.” The problem is that if you destroy businesses, you don't have any businesses, you don't have any jobs. And that is what we have been doing. How is it we destroy businesses? One, we overtax them; two, we overregulate them with red tape; three, we make it hard from a liquidity point of view to get loans from banks, because the Federal officers are looking over the bankers' shoulders; fourth, we create an era of uncertainty because we don't know what the silly government is going to do next; and, last of all, we spend money like mad, which then makes the economy that much harder for small businesses to compete in a world competitive environment.

But let's take a look at this pie chart here, and there is something here that when you start to think about it is really a little bit on the frightening side. Let's take a look at some of the big chunks of money.

The bottom one down here is defense. The Constitution of the United States says that the Congress will provide for the national defense. The one thing that Congress is supposed to do, States can't do it; locales can't do it. It is something that has to be done by the Federal Government. That is why our U.S. Constitution says even in the pre-amble to provide for the national defense. That is $692 billion here in the 2010 budget. So there is defense.

This over here is the non-defense, what is called discretionary. These are the funds that Congress spends every year, all the way $666 billion. This includes things like the Education Department, the Energy Department, the Department of Commerce. It would be jails and prisons, things like that. All of those, the Park Service, would all be in this non-defense discretionary area. So these two, kind of similar size, running in there about a little bit under $1.5 trillion in total.

Now, the other one that I want to call to your attention, though, is all the rest of it. This is Social Security, this is Medicare, this is Medicaid. And so what these things are, a lot of times people call them mandatory spending. What does that mean?

Well, what it means is that sometime a long time ago a Congress came along, passed these laws, and the law works like a little machine and the machine spits out dollar bills whenever anybody meets certain criteria. So we call it an entitlement. These entitlements are spitting out, printing out, dollars; and the Congress doesn't have to do anything at all and the Federal Government is spending lots of money. How much money? Well, Social Security, there is $950 billion, there is another $519 billion in Medicare, and Medicaid, $273 billion.

Another thing that works a little bit like an entitlement is the debt. So if we sell a Treasury bill, we have to pay taxes in interest. If; or do that, we get this interest. And then there is these other mandatory things which are really other kinds of entitlements. So it is not just Social Security, Medicare and Medicaid. You have got SCHIP, our little food stamps, and things like that that are additional entitlements.

So these things here, when you put all of these together, this is kind of a $1.5 trillion. And that is not too far away from a little over $2 trillion, maybe $2.3 trillion. And what does that mean, $2.3 trillion? What is that, that also is the amount of revenue in a given year for the Federal Government.

So what has happened is all these entitlements now plus the interests on the debt have gotten to the point that they are chewing up all the money that the Federal Government takes in in taxes in a given year. So then the question is, well, how about defense? How about non-defense discretionary? How about these things? Do we have any money? No.

The point of the matter is you can zero this out, zero these out, and these together are using all of the money that the Federal Government is taking in in revenue in a given year. Now, that is kind of scary. What that says is that we are starting to run deficits of over $1 trillion.

In fact, the Obama deficits for the last 2 years have been about $1.5 trillion. That is a lot of money. That is three times a bigger deficit than President Bush’s worst budget deficit. So you take his worst budget deficit, which is about $500 billion, and we are talking the last 2 years we are running at a $1.5 trillion deficit. So this is what is going on.

So let's take a look. If you are like an awful lot of Americans, you want to solve a problem. We have got a problem here. We are apparently spending too much money. So you say, well, what are our alternatives? How do we approach this?

I am thankful this evening also that we have got one of our very bright young freshmen Congressmen from the State of Colorado. SCOTT is here to join us, SCOTT Tipton. Scott, I just want to make sure you knew, any time you want to jump in here, we could talk a little bit about this.
What is your reaction here? You are a little bit newer here to D.C. But you take a look the size of this entitlement that is the same size as what we take in for a whole year, isn’t that a little bit of a spooky thing to be walking down here and run into this as a problem.

Mr. TIPTON. You know, it really is. We just finished a tour of the Third Congressional District of Colorado. Our district is about the size of the State of Florida, the fifth largest congressional district in the United States which is not an entire State, a massive land area, a lot of diversity in terms of the economies.

Incredibly interesting to me as we traveled throughout that Third Congressional District over this past week, we put on probably a little better than 1,500 miles.

Better than 30-plus meetings throughout that district. The frustration level of the American people, the people in my district, their understanding of the challenges that we face as a nation is truly remarkable. The American people get it. And what they want to see out of Washington is that Washington truly gets it.

As we’re looking at your chart right now and we go to the revenues that are coming in, the spending which is going out, we’re looking at a $1.5 trillion deficit that we are facing. That’s going to be going on top of a debt in this country of $14.3 trillion, an unsustainable glide path that is going to take us to economic ruin.

As I traveled through my district, we found people that understood that it’s important to be able to build for the future. We challenged them, and they rose to that challenge when we brought that checkbook out of our hip pocket.

Mr. AKIN. I've learned being a small business man, from Craig, Colorado, born in 1924. In his area, a lot of diversity in terms of the economies.

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We've seen the government—and I think none of us can question the intent has always been good. And I would challenge anyone who will demonize others for their intent, because I think no one in Congress by his very nature was a thought behind it. But the problem is, as Americans, when we pull that checkbook out of our hip pocket, we know there’s only so much money. And if we exceed that amount, there are going to be consequences that have to be paid. That’s the reality that the American people expect us to truly deal with here in Washington. And they know that there are going to be some sacrifices. But those sacrifices are going to be from the standpoint that we have overspent. We’re going to have to cut back. We have to be looking to the future. We have to be standing for our children, for our grandchildren.

Mr. AKIN. Scott, when I heard you talking, it just kind of reminded me, a few years back I spent a fair amount of time with the Boy Scouts because I had four kids that went through the Boy Scouts program. They got to be Eagle Scouts and all. One of the things we always used to say, and to me, at least, it paints kind of a picture. You move in with the Boy Scouts in the Boy Scout area, and some of them a little wet behind the ears, but they somehow get the tents all assembled and they’d have a little bit of fun spraying some hairspray into the fire and things that little kids do; yet when it came time to clean up, we had this one rule, and that is you’re going to leave the campsite better than you found it.

Our forefathers, my immediate parents, dad fought in World War II, and he had the attitude that we’ve got a job to get done and we’re going to go over and get the job done. And they came back with the attitude that they wanted to give you and me a better life and better opportunities than what they had. And we’ve always wanted to pass that down.

Now I’ve got some kids of my own and I want to pass to them a better America, and yet what we’re doing is we’re passing them this tremendous debt, and the generation that’s really passing a worse America off to our kids than what we had before. And I think that’s why your constituents elected you to come down here and get this thing straightened out.

Mr. TIPTON. It truly is. I believe that I grew up with—and perhaps you did, too. My parents raised me with phrases like “Yankee ingenuity,” “American know-how.” And I think that when we look at the entire mesh of what’s happening in Washington, frankly, over the course of the last 10 years, we have seen an overreach of government, which has stifled American creativity.

I'm a small business man, not a career politician. I’ve actually gotten my hands dirty. I’ve created a business from the ground up. I have risked. I’ve had the attitude that when we look at the entire mesh of what is happening in Washington, I’ve had the attitude that we’ve got to make it work. I think it’s that sort of entrepreneurship, that sort of nimbleness, which Washington lacks, and it’s what the American people are truly crying for. They want to see us be innovative. If it isn’t working, don’t do it.

Ronald Reagan made the comment, he said the nearest thing to eternal life on Earth is a government program. Nothing has ever been said that is probably more true here on Earth.

Mr. AKIN. Let’s take a look at this problem because you’ve got all these entitlements, and this represents all the money that comes in in a year. Then things here are beyond. And yet we’re thinking that you’ve got to do defense and you’ve got to have the park open or you’ve got to have a prison open. So how are you going to deal with this problem?

Let’s take a look at the next chart. This is an optimistic way of saying it. This is Medicaid, Medicare, Social Security, and it shows that this is 1965—and over time, these things are getting bigger because some of us baby boomers are coming along and putting more demand on the system. But this is an optimistic chart because the problem with it is you don’t have the other entitlements in here or the debt service.

So what the problem is, if you put those other things in, what we’re saying with this first pie chart is that, as you take a look at our revenue from taxes, it’s averaging about 18 percent. So here comes the revenue along at an average of 18 percent, and here we are at 2011, somewhere in here, and you put these other things in and it comes all the way up to here. We can zero defense. We can take every soldier off the field, every ship out at sea, every plane out of here. We can zero defense to zero and all the other discretionary spending and, boom, here we are. Our entitlements have eaten up everything that the government is earning.

One of the things that I find amusing and I've had to struggle with a little bit, too, is the idea of how you lose weight. You get older. I used to eat the double pecan pie ala mode, no problem, up to my mid-forties. But as you get a little older, you’ve got to watch that carrot cake or cheesecake or whatever. There’s all of these ways of packaging weight loss programs, but the hard facts are there’s just two variables: one is how much exercise you get, and the other is what you eat. And, all of these supposedly complicated budget things come down to two things: how much money you’re going
to spend and how much revenue you’ve got coming in.

And the problem is here, this 18 percent. I’d like to talk to this in a couple of minutes. I don’t think we can increase the amount of Federal revenue that much. Maybe we can do some things to get that to improve. But you can raise taxes, but the trouble is you raise taxes, you do just what you’re saying: You crash the economy; the businesses close; there aren’t jobs; you aren’t picking up tax revenue.

So you can raise taxes, but it doesn’t actually get you more money. And yet we’ve got all this spending going on, which says it’s a little bit like if you can’t do any more exercise, you’re going to have to stop eating. We’re going to have to stop spending on all these things.

Jump in, SCOTT.

Mr. AKIN. Right. I think a lot of our senior citizens that are receiving Social Security, to those who are about to receive it. And we also have another obligation, again, to our children and our grandchildren. And we need to be able to have that conversation in terms of how are we going to make sure that their opportunities are going to be the equivalent or even better than what our current senior citizens are receiving.

You show a pattern right now in terms of average revenues in relation to expenditures, particularly as baby boomers come on line. That is going to be something that we are going to have to deal with as a Congress, and I think it’s something certainly that they’re expecting leadership out of Washington. We are compassionate people. We will stand up for our senior citizens. It’s a pledge that I made that I will keep for our senior citizens that are receiving Social Security. But I’m also making a pledge to our children and grandchildren. We are going to be looking at ways to be able to address this so that their future can be as bright and they’re going to be looking at a better America as well.

Mr. AKIN. Right. I think a lot of ways that you hear people talking about how do you get into this kind of problem, some people who are already very senior and dependent on some of these things, you’re probably not going to touch their things at all. But it may be that the people who were younger, maybe people in their thirties or forties, you put a different kind of program together and may give them some alternatives: Choose this, this, or this.

Those are the kinds of ideas we’ve got to look at, but we have to be honest with ourselves. I wasn’t really aware of how bad those numbers were, even though I’ve been here for a few months. These entitlements are totally absorbing, even now, all of our revenues here. So really this is a little bit like the guy who’s overweight. He’s got a choice. You know, you’re either going to have to reduce the spending here or you’re going to have to somehow get in more revenue. The interesting fact on this is that there is evidence to suggest that, when you drop taxes, you actually get more revenue.

As a business guy, you probably understand that to some degree, SCOTT.

So here is an example of this top marginal tax rate. Back here in 1980, it was up to 90 percent for the guys making the most money. As this thing was brought down—Ronald Reagan brought it down a lot—what happened, as you see, is that the total Federal tax receipts actually increased. A lot of times, it seems like: How in the world can you drop taxes and get more revenue from the government?

SCOTT, say you were sort of king for a day and you had to put a tax on a loaf of bread, not for a day but for a year, and that you’ve got to get the maximum revenue for your little kingdom by taxing bread. You think, Huh, I’ll put a penny tax on it. Then you think, No, $10. Then you think, Well, if I do $10, not enough people will buy the bread, so you come up and at a certain point, you’ve got an optimum tax. If you raise it, you lose revenue. If you reduce it, you don’t. So there is an optimum point.

What this thing called a Laffer curve shows us is that, as we drop taxes, we reduce it, you don’t. So there is an optimum point.

The SPEAKER pro tempore. The gentleman’s time has expired.

Mr. AKIN. I thank you, Mr. Speaker. You’ve done an admiral job.

Thank you very much, SCOTT Tipton, from Colorado—a great new Congress—man—and the very top of the evening to the rest of my colleagues.

OUR NATION’S ECONOMY

The SPEAKER pro tempore. Under the Speaker’s announced policy of January 5, 2011, the gentleman from Minnesota (Mr. ELLISON) is recognized for 18 minutes as the designee of the minority leader.

Mr. ELLISON. Thank you, Mr. Speaker, for recognizing me. I am coming down to the floor tonight to speak on behalf of the Progressive Caucus to talk about the real situation when it comes to our Nation’s economy.

First of all, a large Republican Caucus essentially created this massive budget deficit themselves through two wars and a massive tax cut for the very wealthiest Americans—the people who didn’t need a big tax cut, who didn’t ask for a big tax cut but who got one anyway, and who demanded, in exchange for poor people who were unemployed, getting unemployment extensions. But the rich get a bunch of tax breaks or get them extended so that, even when they die, they can just pass on massive amounts of money to their heirs and never have to do anything to help the society that helped them make all that money in the first place. I’m not talking about taking it all. I’m talking about something called the estate tax, which is something that every society has, and it just makes sense.

You have heard, Mr. Speaker, a lot of things that just aren’t so—and are just invented.

We see our Republican colleagues saying very piously, Oh, we’ve got to do this. Sonny, we’re going to cut deficit to our children and grandchildren. Well, they created the deficit. They created the deficit through massive tax cuts for the wealthiest people and an Iraq war, which never, ever, ever should have been fought, whatever they say is the richest of the rich don’t have to chime in; they don’t have to help out; they don’t have to give anything. They just want to take it out of the poorest of the poor. Now they want to say, Oh, we have to have an adult conversation with our seniors.

What does that mean, Mr. Speaker? That’s insulting to me. To say to a 65-year-old person who has worked his whole life, who maybe has pain in his back because of the hard work he has done and tell him, We have to have an adult conversation, I hope every senior in this country turns to the Republican Caucus and says, Sonny, my lady, don’t you dare cut Social Security, don’t you dare cut to our children and grandchildren. It’s the crown jewel of American politics and the crown jewel of our Nation. It is our way, Social Security doesn’t contribute to the budget deficit. We actually borrow money from Social Security. Social Security is something that is the crown jewel of American politics and the crown jewel of our Nation. It is one of the finest programs that our country has ever seen, and it is something that says the seniors will not live their golden years in abject poverty. It’s an income source. It’s how we honor our people who have been able to stick around and carve a path for the rest of us. Now some folks in the Republican Caucus have an adult conversation with them. That is an absurdity, and I think we ought to call it what it is.

In a few days, we’re going to be dealing with the budget. In a few days, we’re going to deal with the CR. The CR is the continuing resolution. The CR really represents a Republican pink slip for America.
The Republican Caucus had their way. They were against regulation. They deregulated everything. We said, You know what? Those things, those derivatives, they don’t need to be regulated at all. They promoted this philosophy of no regulation of big business. What it resulted in is the worst financial crisis since the Great Depression—the worst one. A financial crisis and housing crisis all over the place were caused because the people who were supposed to mind the store refused to. They needed that. You know, all the folks who work in our Nation’s economy—the businesspeople, the industry folks—would just always do the right thing. The market would solve every question.

Well, the market didn’t solve every question.

Markets are important things, as people know, and they can be extremely helpful, but they need folks to regulate them because there are social activities among being conducted and engage in. Everybody knows, when human beings get together and do something, some of them will do the right thing, and some of them will not. That’s why we have police. The police officer is the honest person. He’s for the person who needs to be watched after. In every market, most people do the right thing, and some people do not; but we said no regulation, so the cop on the beat was gone, and activities in the housing market were getting out-competed because the bad ones were willing to do anything, so it was a race to the bottom.

Then after the Republicans pushed their philosophy of laissez-faire economics, it failed us. That’s why under President Bush there needed to be a massive bailout of Wall Street, because that philosophy failed us.

Now, all of a sudden, these guys act like, well, it’s the Democrats’ fault that the budget deficit is here. President Obama literally helped to lead saving this economy. We saved the American auto industry. You would think they’d say thank you. We saved Goldman Sachs. We saved all these big banks. Now you would think, by the bonuses they’re handing out to each other, that they would have more appreciation than they’ve shown so far. Literally—literally—President Obama helped save this economy and put it back. Non.

Private job growth is going up. When the Republicans had the Presidency and both Houses of Congress, in President Bush’s last month in Congress, we saw 741,000 jobs lost. We were losing millions of good jobs. Then as soon as the Democrats get in, we begin to add jobs back on, but we didn’t add them on fast enough. Part of the reason is we couldn’t get any cooperation from the Republican Caucus.

The fact is now they have gone out there, and they have told the American people it’s not health care; it’s death panels. Oh, it’s not financial reform; it’s the Democrats’ bailing out people. Wait a minute. The bailout happened in the Bush regime. The Bush White House was in operation during that, and they just sort of bamboozled a lot of folks.

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The fact is that once they get in, first thing they do is they read the Constitution. Now, there’s nothing wrong with that. I love our Constitution. I’m a lawyer, studied constitutional law, taught it in fact; but I can read the Constitution on my own time.

I don’t need to take up floor time for that. Okay. So then you’d think they’re going to get to getting America back to work and doing some jobs after that. Well, guess again. What they do next after that is they want to repeal health care. They want to repeal seniors’ ability to get that donut hole closed up. They want to repeal seniors’ ability to get free preventative care. They want to repeal seniors’ ability to be able to get some real help when it comes to actually meeting their basic needs in the health care system. They want to get rid of the system to squeeze out waste, fraud, and abuse out of Medicare so we can make it a program more solvent and to last longer.

They want to repeal all that. They want to repeal health care; but you know what, the Senate was never going to go for it and the President is not going to go for it. And they knew it and they knew it and they knew it, but that didn’t stop them. Mr. Speaker. The Republican caucus went on ahead with health care repeal anyway, wast­ing hours on the floor when we could have been talking about jobs.

So, first of all, we take up floor time to read the Constitution, which you should do your own anyway, and then they take up time with this repeal effort, which they knew was never going anywhere. We haven’t dealt with jobs yet. It’s February 10 and we haven’t seen the Republican caucus take up a single measure that would put anyone back to work. And you know what, I hope the American people are watching and paying attention very closely because they promised a lot, and so far they’ve given absolutely nothing.

The other day they brought in a measure to try to take money from the United Nations. The problem facing the American people is not the United Nations. The problem facing the American people is not with the Democrats. They’re not the Democrats; they’re the Republicans. That is the reason that our President came forward. We need energy in a time when we need to be doing more with efficiency. We need to do that with energy. Energy efficiency and renewable energy. $899 million cut out of energy efficiency and renewable energy in a time when we need to be going toward green jobs. We need to be doing more with efficiency. We need to do something. We need to weatherize homes. We need to do something. We don’t need so much energy to heat them up or cool them down. In a time when we are driving toward the future, when nations around the world are greening themselves, our Republican caucus voted to cut $899 million, $899 million out of renewable energy which employs the American public and, of course, some private workers to help provide important services.
They want to cut the Office of Science by $1.1 billion. Science and innovation. Where do the members of the Republican caucus think the jobs are going to be? And if you cannot get people to work, then you can't get them to pay taxes; and if you can't get them to pay taxes, then you can't get the deficit. But still, they want to cut the Office of Science by $1.1 billion.

The Internal Revenue Service. They want to cut the Internal Revenue Service. Aren't those the guys who actually go get the money to deal with the budget deficit, Mr. Speaker? They want to cut the Internal Revenue Service $593 million. They want to cut the people who actually get the money to help fill the budgetary holes. That is absolutely not logical. They want to deal with the folks who go get—who don't pay, who don't pay their taxes. They want to get rid of the people who go get that revenue.

International Trade Administration. Now, our country could do much more in the area of exports. International Trade Administration helps to produce and promote exports. That's us selling things to foreigners which makes money for our country which helps us push down the deficit. They say cut it. They don't have a vision for growing our economy. They have a vision, a dark vision of just cutting it, reducing it, lowering it. They have a defensive view of America and not a bold courageous view of America.

The COPS program. The COPS program, community-oriented policing. They want to cut it $600 million. How many of our Nation's brave members of law enforcement wearing those blue uniforms, protecting our streets all over this country are employed through a COPS grant? Quite a few. The Republican caucus says get rid of them.

What about NASA? Space exploration is important. Importantly, come from space exploration, from satellites, all kinds of important things that we have learned here and get from NASA, $379 million. Get rid of it. The EPA, you would think we can keep the program that keeps us breathing clean air. Nope, get to get rid of those; and, you know, I can go right on down the line.

What about WIC: women, infants and children? WIC. A poor mom and her kids better figure out what they're going to do because a letter from the Republican caucus wants to cut $758 million out of that program. That's just cold-hearted and mean right there.

And let's keep on marching down the list. HUD community development block grants which have helped cities all over this country apply funds to problems that are facing them and doing it on a flexible basis because it's not just for this program or for that you give the city block grant money. They don't apply those funds. Cut that $350 million.

LIHEAP contingency fund. This is so people who live in cold northern States can have some heat. Now you want to cut that program, so people can be in the cold? Literally in the cold and figuratively, too.

What about the Drinking Water State Revolving Fund? I actually am a big fan of clean drinking water, Mr. Speaker, and the Republican caucus wants to get rid of that one to the tune of $250 million.

It goes on and it goes on and it goes on and on and on. Important programs that are literally powered by men and women who work for the Federal Government, tossed away and will result in the pain and injury to this very fragile economy.

You know, people listening to this broadcast tonight, Mr. Speaker, should know that if I am a public employee and somebody else works for a private employer and we both go to the local grocery store and buy groceries, the dollars spend the same way. You cut all these people out, you're going to cut consumer demand and you're going to send this economy back into recession.

LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:
Mr. PLATTS (at the request of Mr. CANTOR) for today on account of attending a funeral.

SENATE ENROLLED BILL SIGNED

The Speaker announced his signature to an enrolled bill of the Senate of the following title:
S. 188. An act to designate the United States courthouse under construction at 98 West First Street, Yuma, Arizona, as the "John M. Roll United States Courthouse".

ADJOURNMENT

Mr. ELLISON. Mr. Speaker, I move the House do now adjourn. The motion Agreed to. Mr. Speaker, and the Republican caucus, according (at 10 p.m.), the House adjourned until tomorrow, Friday, February 11, 2011, at 9 a.m.

EXECUTIVE COMMUNICATIONS, ETC.

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


337. A letter from the Assistant Secretary of the Navy, Manpower and Reserve Affairs, Department of Defense, transmitting the Navy Fisher House annual report for Fiscal Year 2010; to the Committee on Armed Services.

338. A letter from the Under Secretary, Department of Defense, transmitting an accreditation report conducted by the Commission on Accreditation of Rehabilitation (CARF) and the Continuing Care Accreditation Commission (CCAC), pursuant to 24 U.S.C. 418; to the Committee on Armed Services.


340. A letter from the Chairman and President, Export-Import Bank, transmitting report on transactions involving U.S. exports for the third quarter of fiscal year 2010; to the Committee on Financial Services.

341. A letter from the Administrator, Department of Transportation, transmitting a report on the activities of the National Highway Traffic Safety Administration; to the Committee on Energy and Commerce.

342. A letter from the Program Analyst, Department of Transportation, transmitting information on the status of Motor Carriers of Non-Hazardous Materials; to the Committee on Energy and Commerce.

343. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Approval and Promulgation of Implementation Plan and Operating Permits Program for Maryland Statewide Implementing Agency, Maryland; [[EPA-R03-OAR-2010-0176; FRL-9294-6] received January 11, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.


345. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Approval and Promulgation of Implementation Plans; Minnesota; Gopher River: [EPA-R84-OAR-2009-0041-2010-006(c); FRL-9290-4] received January 11, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

346. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Approval and Promulgation of Implementation Plans; Mississippi; Prevention of Significant Deterioration; Nitrogen Oxides as a Precursor to Ozone; Correction [EPA-R84-OAR-2009-0041-2010-006(c); FRL-9290-4] received January 11, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

347. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Approval and Promulgation of Air Quality Implementation Plans; Virginia; Adoption of 8-hour Ozone Standard and Revisions to the Department's final rule — List of Nonattainment Areas; [EPA-HQ-OPP-2009-0032; FRL-8859-3] received January 14, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.
Available Control Technology (EPA-R05-OAR-2008-0780; FRL-9251-8) received January 11, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.


350. A letter from the Director, Office of Congressional Affairs, Nuclear Regulatory Commission, transmitting the Commission’s final rule — Waste Confidence Decision Update, received January 11, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

351. A letter from the Secretary, Department of the Treasury, transmitting as required by section 401(c) of the National Emergencies Act, 50 U.S.C. 1614(c), and section 204(c) of the International Emergency Economic Powers Act, 50 U.S.C. 1704(c), a six-month periodic report on the national emergency with respect to the former Liberian regime of Charles Taylor that was declared in Executive Order 13386 of July 29, 2004, pursuant to 50 U.S.C. 1614(c); to the Committee on Foreign Affairs.

352. A letter from the Director, International Trade Administration, Department of Commerce, transmitting Pursuant to Section 27(f) of the Arms Export Control Act and Section 1(f) of Executive Order 13186, Transmittal No. 28-10 received May 15, 2011, pursuant to 15 U.S.C. 6416; to the Committee on Foreign Affairs.

360. A letter from the Under Secretary, Department of Defense, transmitting account balance in the Defense Cooperatives Account, as of December 31, 2010, pursuant to 10 U.S.C. 2608; to the Committee on Natural Resources.

361. A letter from the Secretary, Department of the Interior, transmitting an order that would cancel construction and reassert a U.S. claim against Indian-owned Lands; to the Committee on Natural Resources.

362. A letter from the Director Office of Sustainable Fisheries, NMFS, National Oceanic and Atmospheric Administration, transmitting the Administration’s final rule — Fisheries of the Northeastern United States; Summer Flounder Fishery; Quota Transfer Agreement; (RIN: 0648-XX70) received January 13, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Natural Resources.

363. A letter from the Attorney Advisor, Department of Homeland Security, transmitting the Department’s final rule — Safety Zone; USF Fort Worth Launch, Marienette. 

364. A letter from the Secretary, Department of the Treasury, transmitting the thirteenth Annual Report on the Health Care Fraud and Abuse Control (HCFA) Program for Fiscal Year 2010; jointly to the Committees on Energy and Commerce and Ways and Means.


PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XII, public bills and resolutions of the following titles were introduced and severally referred, as follows:

By Mr. CONOLLY of Virginia (for himself, Ms. LORETTA SANCHEZ of California, and Mr. CARNEY):

H.R. 6. A bill to amend the Internal Revenue Code of 1862 to extend the Build America Bonds program; to the Committee on Ways and Means.

By Mr. BLUMENAUER (for himself, Mr. MARKEY, Mr. WELCH, Mr. POLIS, Mr. CONYERS, Mr. LANGEVIN, Ms. LEE of California, Mr. MCMORRIS RODGERS, Mr. HINCHEY, Mr. GRIJALVA, Mr. BLOOM of New York, Mr. EMILIO CASTRO, Mr. HAUSER, Mr. IGLESIAS of California, Mr. HINDT, Mr. GRIJALVA, Mr. GROEGE MILLER of California, Mr. STARK, Mr. MCDERMOTT, Mr. PRICE of North Carolina, Mrs. CAPFIS, Ms. PINGUE of South Carolina, Mr. JONES of Georgia, Mr. JIMMY ELLIS of Georgia, Mr. WATERS of California, Ms. GILLHALL of Kentucky, Mr. GRIFFIN of Georgia, Mr. HUNTS of New Mexico, Mr. CASTRO of Texas, Mr. DUNCAN of South Carolina, Mr. HUNG of Texas, Mr. FUKUOKA of Hawaii, Mr. RUSWICK of New York, and Mr. CASTELLI of New York):

H.R. 7. A bill to amend the Internal Revenue Code of 1986 to repeal fossil fuel subsidies for large oil companies; to the Committee on Energy and Commerce.

By Mr. HARPER (for himself and Mrs. MCMORRIS RODGERS):

H.R. 9. A bill to amend the Individuals with Disabilities Education Act to make improvements to the individualized education program under that Act and facilitate the transition of children with disabilities to adulthood and for other purposes; to the Committee on Education and the Workforce.

By Mr. HARPER (for himself and Mrs. MCMORRIS RODGERS):

H.R. 83. A bill to amend the Developmental Disabilities Assistance and Bill of Rights Act of 2000 to provide assistance to States for development and implementation of an individual transition plan for each individual with a developmental disability in the State who is making the transition from the secondary school system to independent living, and for other purposes; to the Committee on Energy and Commerce.

By Mr. HARPER (for himself and Mrs. MCMORRIS RODGERS):

H.R. 830. A bill to amend the Rehabilitation Act of 1973 to authorize grants for the transition of youths with significant disabilities into employment, training, and other postsecondary activities; to the Committee on Education and the Workforce.
By Mr. PAULSEN (for himself, Mr. TIBERI, Mrs. BLACKBURN, Mrs. MCMORRIS RODGERS, Mr. KLINE, Mr. CRAZACK, Mrs. BACHMANN, Mr. ROY, Mr. BERNSTEIN, Mr. CAMPBELL, Mr. COLE, Mr. DENT, Mrs. ELLMERS, Mr. FRANKS of Arizona, Mr. GIBBS, Mrs. GRANGER, Mr. HARRIS, Mr. JONES of Alabama, Mr. LAMIBOR, Mrs. LUMMIS, Mr. NEUGERBAUER, Mr. NUDENT, Mr. PAUL, Mr. ROE of Tennessee, Mr. SESSIONS, Mr. WALDING, Mr. WALES of Illinois, Mr. WINTERSTEIN, Mr. WOODSON, Mrs. SOUTHWICK, Mr. BOSWELL, and Mr. SCHIFF):

H.R. 606. A bill to amend the Patient Protection and Affordable Care Act to require certain limitations on health care benefits; to the Committee on Ways and Means.

By Mr. SCHOCK (for himself, Mr. COOPER, Mr. WALSH of Illinois, and Mr. QUIGLEY):

H.R. 606. A bill to establish a Commission to provide for the abolishment of Federal programs for which a public need does not exist, to periodically review the efficiency and public need for Federal programs, and for other purposes; to the Committee on Oversight and Government Reform.

By Mr. KING of New York (for himself, Mr. THOMPSON of Mississippi, Mr. ROY, Mrs. TEPSO, Ms. CLARK of New York, Mrs. MILLER of Michigan, Mr. LONG, and Mr. GRIMM):

H.R. 607. A bill to enhance public safety by making it easier for public safety agencies, to facilitate the development of a wireless public safety broadband network, to provide standards for the spectrum of public safety agencies and for other purposes; to the Committee on Energy and Commerce.

By Mr. REICHERT (for himself, Mr. MCDERMOTT, Mr. ISLEK, Mr. DICKS, and Mr. SMITH of Washington):

H.R. 608. A bill to expand the Alpine Lakes Wilderness in the State of Washington, to designate the Middle Fork Snoqualmie River and Pratt River as wild and scenic rivers, and for other purposes; to the Committee on Natural Resources.

By Mr. HANNA (for himself, Mr. AMASH, Mr. BARTLETT, Mr. BISHOP of Utah, Mr. BURTON of Indiana, Mr. CALDER, Mr. DUNCAN of South Carolina, Mr. FITZPATRICK, Mr. FRANKS of Arizona, Mr. MANZULLO, Mr. MCLINTOCK, Mrs. MYRICK, Mr. RIBBLE, Mr. RODGERS of Georgia, Mr. WILK, Mr. WISDENBERGER, and Mr. WESTMORELAND):

H.R. 609. A bill to amend the Internal Revenue Code of 1986 to reduce the corporate income tax rate; to the Committee on Ways and Means.

By Mr. BURGESS (for himself, Mr. SIMS, Mr. FITZPATRICK, Mr. KING of New York, Mr. MCDERMOTT, Mr. MARKEY, Mrs. MYRICK, Mr. SMITH of New Jersey, Mr. KLINE, Mr. FORBES, and Mr. WOODSON):

H.R. 610. A bill to authorize the issuance of United States bonds to fund Alzheimer's research; to the Committee on Ways and Means, and in addition to the Committee on Energy and Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. RUSH:

H.R. 610. A bill to foster transparency about the commercial use of personal information, provide consumers with meaningful choice about the collection, use, and disclosure of information, and for other purposes; to the Committee on Energy and Commerce.

By Mr. GARAMENDI (for himself, Mr. WAXMAN, Mr. GORIEGE MILLER of California, Mr. DEFazio, Mr. STARK, Mr. FARR, Mrs. HERNO, Mrs. NAPOLETANO, Ms. RUSH, Mr. SCHAEFER, Ms. SPEIER, Mr. WU, Mr. BERMAN, Mr. LEE of California, Mr. SCHIFF, Mr. HONDA, Mr. THOMPSON of California, Mr. EDWARDS, Mr. ZOE LOPES of California, Mr. WOOLSEY, and Mr. HOLT):

H.R. 612. A bill to amend the Outer Continental Shelf Lands Act to permanently prohibit the conduct of offshore drilling on the outer Continental Shelf off the coast of California, Oregon, and Washington; to the Committee on Natural Resources.

By Mr. GARAMENDI (for himself, Mr. HOLDEN, Mr. GEORGE MILLER of California, Mr. BASSIL, Mr. GONZALEZ, Mr. HENEGAR, Mr. NEGueba, Mr. MCGovern, Mr. Rangel, Mr. TROMP, and Mr. TURCOTTE):

H.R. 613. A bill to strengthen Buy America requirements applicable to airports, highways, high-speed rail, trains, and transit, the Department of Transportation, and for other purposes; to the Committee on Transportation and Infrastructure.

By Ms. MOORE (for herself, Mr. FALOMAYARZA, Ms. BORDALLO, Ms. ANGOLI, Mr. MURPHY, Mr. MURPHY of Massachusetts, Mr. SMITH, Mr. GRIJALVA, Mr. MCGovern, Mr. TSONGAS, Mr. WAXMAN, Mr. SCHIFF, and Mr. TOPOLI):

H.R. 614. A bill to amend title 38, United States Code, to extend the age eligibility of dependent children for receipt of transferred education assistance under the Post-9/11 Educational Assistance Program of the Department of Veterans Affairs; to the Committee on Veterans’ Affairs.

By Mrs. HARRIS (for herself, Mr. DONELLY of Indiana, Mr. REISHBERG, Mr. BRUN of Georgia, Mr. MILLER of Florida, Mr. CARTER, Mr. KING of Iowa, Mr. RICHARDSON of Arkansas, and Mr. BISHOP of Utah):

H.R. 615. A bill to amend the Arms Export Control Act and Mr. Ellis certain firearms listed as curios or relics may be imported into the United States by a licensed importer without obtaining authorization from the Department of State or the Department of Defense, and for other purposes; to the Committee on Foreign Affairs, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mrs. MALONEY (for herself, Ms. NORTON, Mr. CONNOLLY of Virginia, Mr. CONVERSE, Mr. FILNER, Mr. GRIJALVA, Mr. KILDEE, and Mr. STARK):

H.R. 616. A bill to establish the National Commission on State Workers’Compensation to the Committee on Education and the Workforce.

By Mr. CARNEY:

H.R. 616. A bill to establish the First State National Historical Park in the State of Delaware, and for other purposes; to the Committee on Natural Resources.

H.R. 616. A bill to ensure that the victims and victims’ families of the November 5, 2009, attack at Fort Hood, Texas, receive the same care and support as those Americans who have been killed or wounded in a combat zone overseas and their families; to the Committee on Armed Services, and in addition to the Committee on the Budget, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. CLEVER:

H.R. 616. A bill to require the Secretary of Education to establish a pilot program to award grants to State and local educational agencies to develop financial literacy programs for elementary and secondary schools, and for other purposes; to the Committee on Education and the Workforce.

By Mr. CLEVER:

H.R. 616. A bill to require energy audits to be conducted for any single-family and multifamily housing purchased using federally related housing loans, and for other purposes; to the Committee on Financial Services.

By Mr. CLEVER:

H.R. 616. A bill to amend the To be the Committee on Transportation and Infrastructure.
By Mr. CLEAVER:
H.R. 629. A bill to amend the Internal Revenue Code of 1986 to modify the private activity bond rules to except certain uses of indebtedness from the definition of private business use; to the Committee on Ways and Means.

By Mr. CRITZ:
H.R. 631. A bill to waive the annuity buyback requirement under the Federal Employees Retirement Service with respect to certain lower level government officers involuntarily called or retained on active duty, and for other purposes; to the Committee on Oversight and Government Reform.

By Ms. DEMURCA:
Mr. FLORES, Mrs. GIHALVA, Mr. KILDEE, Ms. McCOLLUM, Mr. McGovern, Mr. Nadler, Mr. Tonko, Ms. Baldwin, Mr. Johnson of Kansas, Ms. Lee of California, and Mrs. Norton):
H.R. 631. A bill to amend the Fair Labor Standards Act of 1938 to establish a base minimum wage for tipped employees; to the Committee on Education and the Workforce.

By Mr. FLAKE:
H.R. 632. A bill to permit a State to elect to receive the State's contributions to the Highway Trust Fund in lieu of its Federal-aid Highway program apportionment for the next fiscal year, and for other purposes; to the Committee on Transportation and Infrastructure.

By Mr. FLAKE (for himself, Mr. CHAFFETZ, Mrs. Blackburn, Mr. Fleming, Mr. Hulsekamp, Mr. Bishop of Utah, and Mr. SENSENIBRNNER):
H.R. 632. A bill to rescind unused earmarks; to the Committee on Appropriations, and in addition to the Committee on Oversight and Government Reform, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. FLAKE (for himself, Mr. CHAFFETZ, Mrs. Blackburn, Mr. Fleming, Mr. Hulsekamp, Mr. Bishop of Utah, and Mr. SENSENIBRNNER):
H.R. 633. A bill to amend the Internal Revenue Code of 1986 to allow individuals to designate that up to 10 percent of their income tax liability be used to reduce the national debt, and to require spending reductions equal to the amounts so designated; to the Committee on Ways and Means, and in addition to the Committee on the Budget, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. FORBES:
H.R. 635. A bill to require that all Federal agencies, contractors, and government-sponsored enterprises use the words "mother" and "father" when describing parents in all official documents and forms; to the Committee on Oversight and Government Reform.

By Ms. GRANGER:
H.R. 636. A bill to repeal PPACA and the health care-related provisions in the Health Care and Education Reconciliation Act of 2010, and to amend the Internal Revenue Code of 1986 to allow individuals a refundable credit against income tax for the purchase of private health insurance, and for other purposes; to the Committee on Energy and Commerce, and in addition to the Committee on Ways and Means, Education and the Workforce, House Administration, Appropriations, Natural Resources, the Judiciary, and Rules, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. HUNTER (for himself, Mr. Castor of Florida, Mr. Westmoreland, Mr. CHAFFETZ, Mr. Lamborn, Mrs. SCHMIDT, Mrs. BACHMANN, Mrs. MYRICK, Mr. CALVERT, Mr. Bilbray, and Mr. FRANKS of Arizona):
H.R. 637. A bill to amend the procedures regarding military recruit access to secondary level educational information; to the Committee on Education and the Workforce, and in addition to the Committee on Armed Services, to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. JOHNSON of Illinois:
H.R. 638. A bill to impose a moratorium on the use of appropriated funds for official travel to India outside of the United States; to the Committee on Oversight and Government Reform.

By Mr. LEVIN (for himself, Mr. ACKERMAN, Mr. ALTMEIR, Mr. AUSTIN, Mr. BECKER, Mr. BERKLEY, Mr. Bishop of Georgia, Mr. Bishop of Utah, Mr. BLUMENTHAL, Mr. BOSWELL, Mr. BRADLEY of Iowa, Mr. BURTON of Indiana, Mr. CARSON of Indiana, Mr. CUCULINE, Mr. CULLEN of Michigan, Mr. COLE, Mr. COHEN, Mr. CONNOLLY of Virginia, Mr. CONVIER, Mr. COSTELLO, Mr. COURTNEY, Mr. CRAVACHER, Mr. DAVIS of Illinois, Mr. DEFAZIO, Ms. DELAURD, Mr. DENGEL, Mr. DONELLY of Indiana, Mr. DOYLE, Mr. ELLISON, Mr. FISHER, Mr. FRANK of Massachusetts, Mr. GARAMENDI, Mr. GENE GREEN of Texas, Mr. GIHALVA, Mr. HOGGINS, Mr. HINCHEN, Mr. HOLDEN, Mr. HOLT, Mr. HUNTER, Mr. JOHNSON of Georgia, Mr. JONES, Ms. KAPTUR, Mr. KILDEE, Mr. KISSELL, Mr. KUCINICH, Mr. LARSON of Connecticut, Mr. LAFOURCHE, Mr. LEWIS of Louisiana, Mr. LIPINSKI, Mr. LOESBACK, Mr. MANZUOLO, Mr. MCHERRY, Ms. McCOLLUM, Mr. MCCOTTER, Mr. MCDERMOTT, Mr. McGovern, Mr. MCKINLEY, Mr. MICHAUD, Mrs. MILLER of Michigan, Mr. GEORGE MILLER of California, Mrs. MYRICK, Mr. NEAL, Ms. NORTON, Mr. PALLONE, Mr. PASCRELL, Mr. PETERS, Mr. PETRI, Mr. PINSCHER of Maine, Mr. PLATT, Mr. ROBBerts of Kentucky, Mr. ROGERS of Alabama, Mr. ROHRABACHER, Mr. McCaul, Mr. BARTON of Texas, Mr. YOUNG of Alas- ka, Ms. EMEIS, Mr. YARMUTH, Mr. MANZUOLO, Mr. MCMORRIS RODGERS, Mr. LATTA, Mr. SMITH of Nebraska, Mr. WHITFIELD, Mr. SCALISE, Mr. SMITH of Texas, Mr. WEITMAN, Mr. ERICKSON, Mr. KING of New York, Ms. JENKINS, Mr. PITTS, Mr. GRAVES of Missouri, Mr. HARPER, Mr. SCHOCK, Mr. WENT of Washington, Mr. CASSA, Mr. PENCE (for himself, Mr. WALTER of Texas, Mr. VIGO of Florida, Mr. BUCHANAN, Mr. Bishop of Utah, Mr. HELLER, Mr. KENSHAW, Mr. ROSS of Florida, Mr. GIFFIN of Arkansas, Mr. SIMPSON, Mr. BONNER, Mr. CRAVACK, Mr. PLLATTS, Mr. STEARNs, Mr. ALTCON of California, Mr. LENTZ, Mr. LANDY, Mrs. BONO MACK, Mr. QUAYL, Mr. KLINE, Mr. POMPEO, Mr. KINZINGER of Illinois, Mr. DUNCAN of South Carolina, Mr. MILLER of California, and Mr. PETRI):
H.R. 642. A bill to prevent the Federal Communications Commission from promulgating the fairness doctrine; to the Committee on Energy and Commerce.

By Mr. POLIS:
H.R. 651. A bill to provide for the exchange of certain land located in the Arapaho-Roosa- neet National Forests in the State of Colorado; for other purposes; to the Committee on Natural Resources.

By Mr. RAHAL:
H.R. 664. A bill to amend title 10, United States Code, to enhance the roles and responsibilities of the Chief of the National Guard Bureau; to the Committee on Armed Services.

By Mr. ROGERS of Arkansas (for himself and Mr. JORDAN):
H.R. 665. A bill to restore Second Amendment rights in the District of Columbia; to the Committee on Oversight and Government Reform.

By Mr. SERRANO:
H.R. 666. A bill to authorize the appropriation of funds to be used to design, construct, and train 100,000 new classroom paraprofessionals in order to improve educational achievement.
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for children; to the Committee on Education and the Workforce.

By Mr. SIMPSON:

H.R. 647. A bill to authorize the Secretary of the Interior to enter into an exchange of land between the city of Ketchum and the Blaine County School District, Idaho; to the Committee on Natural Resources.

H.R. 648. A bill to amend title 4, United States Code, to authorize members of the Armed Forces to wear uniforms in uniform and veterans to render a military salute during the recitation of the pledge of allegiance; to the Committee on the Judiciary.

By Mr. WELCH:

For himself and Mr. DOUGERTY.

H.R. 649. A bill to amend title 10, United States Code, to require consolidation of the defense medical system; to the Committee on Armed Services.

By Mr. WELCH:

H.R. 650. A bill to amend title XII of the Social Security Act to extend the provision waiving certain interest payments on advances made to States from the Federal unemployment account in the Unemployment Trust Fund; to the Committee on Ways and Means.

By Ms. WOOLSEY (for herself, Mr. DUNCAN of Tennessee, Ms. LEE of Georgia, Mr. JONES, Mr. PAUL, Mr. GRIJALVA, Mr. HONDA, Mr. McGOVERN, and Ms. WATERS):

H.R. 83. A bill to require the President to seek to negotiate entry into a bilaterial status of forces agreement with the Government of the Islamic Republic of Afghanistan; to the Committee on Foreign Affairs.

By Mr. YOUNG of Alaska (for himself, Mr. ROTHMAN of New Jersey, and Mr. CARTER):

H.R. 11. A bill to amend title 10, United States Code, to limit the increase of premiums, deductibles, copayments, or other charges for health care provided under the TRICARE program; to the Committee on Armed Services.

By Mr. DUNCAN of South Carolina (for himself, Mr. GARDE}
Clause—the second of the three enumerated commerce clause powers that the Constitution confers upon Congress—serves as the constitutional basis for this legislation. Further, in the United States v. Griswold (1965) case, the Court held that the Constitution protects an individual’s right to privacy, which is contained in the categories of “letters,” “papers,” and “other communications” of other constitutional protections. Three of the concurrences to the majority in the Griswold opinion based the right to privacy on both the Ninth Amendment and the due process clause found in the Fourteenth Amendment. Finding such support in the Fourteenth Amendment is notable, in part, as already the States (AL, AZ, CA, FL, HI, IL, LA, MO, SC, WA) expressly recognize a person’s right to privacy in their own state constitutions. Elected federal public officials, federal and state policy makers, industry, consumer and privacy advocacy groups all agree that personal privacy of consumer information must be protected in order for e-commerce business models and businesses (in particular), which make use of Internet- and intranet-based platforms and networks to be successful and sustainable.

By Mr. GARAMENDI:
H. R. 612.
Congress has the power to enact this legislation pursuant to the following:

Article 1—The Legislative Branch, Section 8—Powers of Congress: The Congress shall have Power To lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defence and general Welfare of the United States; but all Duties, Imposts and Excises shall be uniform throughout the United States;

To borrow money on the credit of the United States;

To regulate Commerce with foreign Nations, and among the several States, and with the Indian Tribes;

To establish an uniform Rule of Naturalization, and uniform Laws on the subject of Bankruptcies throughout the United States;

To coin Money, regulate the Value thereof, and of foreign Coin, and fix the Standard of Weights and Measures;

To provide for the Punishment of counterfeiting the Securities and current Coin of the United States;

To establish Post Offices and Post Roads;

To provide for organizing, arming, and disciplining the Militia, and for governing such Part of them as may be employed in the Service of the United States, reserving to the States respectively, the Appointment of the Officers, and the Authority of training the Militia according to the discipline prescribed by Congress;

To exercise exclusive Legislation in all Cases whatsoever, over such District (not exceeding ten Miles square) as may, by Cession of particular States, and the acceptance of Congress, become the Seat of the Government of the United States, and to exercise like Authority over all Places purchased by the United States of the Indian Tribes, the same Rights of bevor they become part of the United States, or in any Department or Office thereof.

By Mr. GARAMENDI:
H. R. 613.
Congress has the power to enact this legislation pursuant to the following:

Article 1—The Legislative Branch, Section 8—Powers of Congress: The Congress shall have Power To lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defence and general Welfare of the United States; but all Duties, Imposts and Excises shall be uniform throughout the United States;

To borrow money on the credit of the United States;

To regulate Commerce with foreign Nations, and among the several States, and with the Indian Tribes;

To establish an uniform Rule of Naturalization, and uniform Laws on the subject of Bankruptcies throughout the United States;

To coin Money, regulate the Value thereof, and of foreign Coin, and fix the Standard of Weights and Measures;

To provide for the Punishment of counterfeiting the Securities and current Coin of the United States;

To establish Post Offices and Post Roads;

To promote the Progress of Science and useful Arts, by securing for limited Times to Authors and Inventors the exclusive Right to their respective Writings and Discoveries;

To constitute Tribunals inferior to the Supreme Court;

To define and punish Piracies and Felonies committed on the high Seas, and Offenses against the Law of Nations;

To declare War, grant Letters of Marque and Reprisal, and make Rules concerning Captures on Land and Water;

To provide for organizing, arming, and disciplining, the Militia, and for governing such Part of them as may be employed in the Service of the United States, reserving to the States respectively, the Appointment of the Officers, and the Authority of training the Militia according to the discipline prescribed by Congress;

To exercise exclusive Legislation in all Cases whatsoever, over such District (not exceeding ten Miles square) as may, by Cession of particular States, and the acceptance of Congress, become the Seat of the Government of the United States, and to exercise like Authority over all Places purchased by the Consent of the Legislature of the State in which the Same shall be, for the Erection of Forts, Magazines, arsenals, dock-Yards, and other needful Buildings; And

To make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other Powers vested by this Constitution in the Government of the United States, or in any Department or Office thereof.

By Mr. GARAMENDI:
H. R. 614.
Congress has the power to enact this legislation pursuant to the following:

Section 5 of Article I of the Constitution.

By Mrs. LUMMIS:
H. R. 615.
Congress has the power to enact this legislation pursuant to the following:

Clause 2 of Article I, Section 8 of the Constitution.

By Mr. MALONEY:
H. R. 616.
Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 3: The Congress shall have Power . . . To regulate Commerce with foreign Nations, and among the several States, and with the Indian Tribes.

By Mr. MATHESON:
H. R. 617.
Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 3 and 18.

By Mr. BOSWELL:
H. R. 618.
Congress has the power to enact this legislation pursuant to the following:

Clause 3 of Section 8 of Article I of the Constitution.

By Mr. BOSWELL:
H. R. 619.
Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 3 of the United States Constitution.

By Mr. DUFFY:
H. R. 620.
Congress has the power to enact this legislation pursuant to the following:

Clause 3 of Article I, Section 8 of the United States Constitution.

By Mr. COFFMAN of Colorado:
H. R. 621.
Congress has the power to enact this legislation pursuant to the following:

The constitutional authority of Congress to enact this legislation is provided by Article 1, Section 8 of the United States Constitution (Clauses 12, 13, 14, 15, and 16), which grants Congress the power to raise and support an Army; to provide and maintain a Navy; to make rules for the government and regulation of the land and naval forces; to provide for organizing, arming, and disciplining the militia, and to make all laws necessary and proper for carrying out the foregoing powers.

By Mr. CAMP:
H. R. 622.
Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 1—The Congress shall have Power to lay and collect Taxes, Duties, Imposts and Excises, to pay the debts and provide for the common Defence and general Welfare of the United States; but all Duties, Imposts and Excises shall be uniform throughout the United States.

By Mr. BACA:
H. R. 623.
Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 3 and Article I, Section 8, Clause 18.

By Mr. CARNEY:
H. R. 624.
Congress has the power to enact this legislation pursuant to the following:

Clause 1 of Section 8 of Article I of the Constitution; Clause 3 of Article I of the Constitution; and Clause 2 of Section 3 of Article IV of the Constitution.
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H. R. 625.
Congress has the power to enact this legislation pursuant to the following:
The constitutional authority of Congress to enact this legislation is provided by Article I, Section 8 of the United States Constitution, Clause 14, which grants Congress the power to make Rules for the Government and Regulation of the land and naval Forces.

By Mr. CLEAVER:
H. R. 626.
Congress has the power to enact this legislation pursuant to the following:
Clause 1 of Section 8 of Article I of the Constitution.

By Mr. CLEAVER:
H. R. 627.
Congress has the power to enact this legislation pursuant to the following:
Clause 1 of Section 8 of Article I of the Constitution.

By Mr. CRITZ:
H. R. 630.
Congress has the power to enact this legislation pursuant to the following:
Section 8 of Article I of the Constitution.

By Ms. EDWARDS:
H. R. 631.
Congress has the power to enact this legislation pursuant to the following:
Clause 1 of Section 8 of Article I of the Constitution.

By Mr. FLAKE:
H. R. 632.
Congress has the power to enact this legislation pursuant to the following:
Congress has the power to enact this legislation pursuant to the enumerated powers listed in Article I, Section 8, which include the power to “lay and collect taxes, duties, imports, and excises, to pay the debts . . .”

By Mr. FLAKE:
H. R. 633.
Congress has the power to enact this legislation pursuant to the following:
Congress has the power to enact this legislation pursuant to the enumerated powers listed in Article I, Section 8, which include the power to “provide for the common defense and general welfare of the United States.”

By Mr. FLAKE:
H. R. 634.
Congress has the power to enact this legislation pursuant to the following:
Congress has the power to enact this legislation pursuant to the enumerated powers listed in Article I, Section 8, which include the power to “lay and collect taxes, duties, imports, and excises, to pay the debts . . .”

By Mr. FORBES:
H. R. 635.
Congress has the power to enact this legislation pursuant to the following:
Article I, Section 1 and Section 8, Clause 18.

By Ms. GRANGER:
H. R. 636.
Congress has the power to enact this legislation pursuant to the following:
Article I, Section 1 and Section 8, Clause 18.

By Mr. HUNTER:
H. R. 637.
Congress has the power to enact this legislation pursuant to the following:
The constitutional authority for the Fairness for Military Recruiters Act is Article I, Section 8, Clause 1. Also, Article I, Section 8, Clauses 12, 13, 14, and 16.

By Ms. JOHNSON of Illinois:
H. R. 638.
Congress has the power to enact this legislation pursuant to the following:
Article I, Section 9: “No Money shall be drawn from the Treasury, but in Consequence of Appropriations made by Law; and a regular Statement and Account of the Receipts and Expenditures of all public Money shall be published from time to time.”

By Mr. LEVIN:
H. R. 639.
Congress has the power to enact this legislation pursuant to the following:
The constitutional authority on which this bill rests is the power of Congress to lay and collect duties and to regulate Commerce with foreign Nations, as enumerated in Article I, Section 8.

By Ms. MATSUI:
H. R. 640.
Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8, Clauses 3 and 18.

By Mr. NORITON:
H. R. 641.
Congress has the power to enact this legislation pursuant to the following:
Clause 17 of Section 8 of Article I of the Constitution.

By Mr. PENCE:
H. R. 642.
Congress has the power to enact this legislation pursuant to the following:
This bill protects against infringement upon the essential liberty of freedom of speech, in accordance with Amendment I of the United States Constitution.

By Mr. POLIS:
H. R. 643.
Congress has the power to enact this legislation pursuant to the following:
Congress has the power to enact legislation that may be necessary for carrying out the powers vested in Congress.

By Mr. RAHALL:
H. R. 644.
Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8, Clause 14 of the United States Constitution, specifically Clause 1 (relating to the power of Congress to provide for the general welfare of the United States) and Clause 18 (relating to the power to make all laws necessary and proper for carrying out the powers vested in Congress), and Article IV, Section 3, Clause 2 (relating to the power of Congress to dispose of and make all needful rules and regulations respecting the territory or other property belonging to the United States).

By Ms. MATSUI:
H. R. 645.
Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8, Clause 18; the Congress shall have Power To make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other Powers vested by the Constitution in the Government of the United States, or in any Department or Officer thereof.

By Mr. WELCH:
H. R. 646.
Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8, Clause 18; the Congress shall have Power To make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other Powers vested by the Constitution in the Government of the United States, or in any Department or Officer thereof.

By Mr. SERRANO:
H. R. 647.
Congress has the power to enact this legislation pursuant to the following:
The constitutional authority of Congress to enact this legislation is provided by Article I, Section 8 of the United States Constitution, specifically Clause 1 (relating to the power of Congress to provide for the general welfare of the United States) and Clause 18 (relating to the power to make all laws necessary and proper for carrying out the powers vested in Congress), and Article IV, Section 3, Clause 2 (relating to the power of Congress to dispose of and make all needful rules and regulations respecting the territory or other property belonging to the United States).

By Mr. TERRY:
H. R. 648.
Congress has the power to enact this legislation pursuant to the following:
The constitutional authority of Congress to enact this legislation is provided by Article I, Section 8 of the United States Constitution (Clauses 12, 13, 14, 16, and 18), which grants Congress the power to raise and support an Army; to provide and maintain a Navy; to make rules for the government and regulation of the land and naval forces; to provide for organizing, arming, and disciplining the militia; and to make all laws necessary and proper for carrying out the foregoing powers.

By Mr. WELCH:
H. R. 649.
Congress has the power to enact this legislation pursuant to the following:
Congress has the power to enact legislation that may be necessary for carrying into Execution the foregoing Powers, and all other Powers vested by the Constitution in the Government of the United States, or in any Department or Officer thereof.

By Mr. WELCH:
H. R. 650.
Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8, Clause 18; the Congress shall have Power To make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other Powers vested by the Constitution in the Government of the United States, or in any Department or Officer thereof.

By Ms. WOOLSEY:
H. R. 651.
Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8, Clause 3.

This bill is enacted pursuant to the power granted to Congress under Article I, Section 8, Clause 17 of the United States Constitution.

By Mr. YOUNG of Alaska:
H. R. 652.
Congress has the power to enact this legislation pursuant to the following:
Article I, Section 8, Clause 3.
ADDITIONAL SPONSORS
Under clause 7 of rule XII, sponsors were added to public bills and resolutions as follows:

H.R. 4: Mr. Braley of Iowa.
H.R. 5: Mr. Cole, Mr. Cofman of Colorado, Mr. Benishek, Mr. Fitzpatrick, Mrs. Ellmers, Mr. Forbes, Mr. Latham, Mr. Kline, Mr. Schock, and Mr. Tipton.
H.R. 21: Mr. Goodlatte.
H.R. 34: Mr. Grimm, Mr. Lamborn, Mr. Hunter, Mr. Conaway, Mr. Visclosky, Mr. LoBiondo, Mr. Miller of Florida, Mr. Cole, Mr. McHenry, Mr. Schock, Mr. Bordallo, and Mr. Terry.
H.R. 68: Mr. Pitts and Mr. Barton of Texas.
H.R. 69: Mr. Pitts, Mr. Barton of Texas, and Mrs. Miller of Michigan.
H.R. 86: Mr. Manzullo and Mr. Franks of Arizona.
H.R. 91: Mr. Quayle, Mr. Duncan of Tennessee, Mr. Holden, and Mr. Nugent.
H.R. 96: Mr. Kingston, Mr. Young of Florida, Mr. Bachus, and Mr. Jenkins.
H.R. 97: Mr. Forbes.
H.R. 106: Mr. Sessions.
H.R. 110: Mr. Cicilline, Ms. Sutton, and Mr. Boswell.
H.R. 114: Mr. Terry.
H.R. 118: Mr. Goodlatte.
H.R. 121: Ms. Tsongas.
H.R. 140: Mrs. Adams, Mr. Manzullo, and Mr. Benishek.
H.R. 143: Mr. Miller of Florida, Mr. Griffith of Virginia, Mr. Conaway, Mrs. Hartzler, Mr. McIntyre, and Mr. McCotter.
H.R. 152: Mr. Franks of Arizona, Mr. Gibbs, and Mr. Goodlatte.
H.R. 155: Mr. Fortress.
H.R. 177: Mr. Franks of Arizona, Mr. Gosar, Mr. Raball, Mr. McCotter, and Mr. Forbes.
H.R. 198: Mr. Courtney.
H.R. 206: Mr. Kilree and Mr. Lilian.
H.R. 218: Mr. Farr, Mr. Serrano, and Mr. Gejdalya.
H.R. 280: Mr. Forbes and Mr. Abercrombie.
H.R. 290: Ms. Foxx and Mr. Duncan of South Carolina.
H.R. 297: Mr. Hastings of Washington.
H.R. 302: Mr. Labrador.
H.R. 303: Mr. Latham, Mr. Buchanan, Mr. Calvert, Mr. LoBiondo, Mr. Courtney, Mr. Scott of Virginia, Mr. Barrow, Ms. Baldwin, and Mr. Filner.
H.R. 304: Mr. Filner.
H.R. 305: Ms. Flores.
H.R. 308: Mr. Towns, Mr. Engel, Mr. Crowley, Ms. Royal-Alldard, Mr. Cofman, Mrs. Napolitano, Ms. Lee of California, Mr. Scott of Virginia, Mr. Tonko, Mr. Payne, Mr. Oliver, Mr. Pataki, Ms. Sutton, Ms. Tsongas, and Mr. Frank of Massachusetts.

H.R. 327: Mr. Platt.
H.R. 330: Mr. Critz.
H.R. 335: Mr. Schweiker.
H.R. 337: Mr. Duncan of South Carolina and Mrs. Hartzler.
H.R. 340: Mr. Stark.
H.R. 349: Mr. McCotter.
H.R. 358: Mr. Stearns.
H.R. 361: Mr. Latta, Mr. Calvert, Mr. Kline, Mr. Long, Mr. Latham, and Mr. Critz.
H.R. 365: Mr. Courtney.
H.R. 372: Mr. Hasting of Florida.
H.R. 397: Mr. Goodlatte.
H.R. 399: Mr. Capuano, Mr. Moran, Mr. Polis, and Mr. Gengory of Georgia.
H.R. 402: Mr. Cicilline, Ms. Slaughter, Mr. Tonko, and Mr. Pascrell.
H.R. 412: Mr. Benishek, Mr. Courtney, Mr. Thompson, and Mr. Kline.
H.R. 421: Mrs. Adams, Mr. Duffy, Mr. Farenthold, Mr. Kingston, Mr. Marchant, Mr. Pitts, Mr. Kibbie, Mr. Rissell, Mr. Rooney, Mr. Austin, Mr. Austin Scott of Georgia, and Mr. Stutman.
H.R. 431: Mr. Forbes.
H.R. 432: Mr. Courtney.
H.R. 435: Mr. Delahunt.
H.R. 436: Mr. Posey, Mr. Stearns, Mr. McCotter, Mr. Thompson of Pennsylvania, Mr. Dommermuth, Mr. Rooney, Mr. Conaway, Mr. Frelinghuysen, Mr. Manzullo, and Mr. Royce.
H.R. 440: Mr. Forbes, Mr. Duncan of South Carolina, Mr. Bishop of Utah, and Mr. Pence.
H.R. 445: Mr. Griffith of Virginia, Mr. Jones, Mrs. Blackburn, Mr. Latta, and Mr. Chaffetz.
H.R. 448: Mr. Jackson of Illinois and Mr. Rothman of New Jersey.
H.R. 469: Mr. Courtney and Mr. Cohen.
H.R. 497: Mr. Conaway, Mr. Cole, Mr. Chaffetz, Mr. Hultgren, Mr. Ford, Mr. Gommer, and Mr. Terry.
H.R. 498: Mr. Reed, Mr. Miller of Florida, Mr. Rogers of Michigan, Mr. Benishek, and Mr. Cofman of Colorado.
H.R. 509: Mrs. McMorris Rodgers, Mr. Peterson, and Mr. McClintock.
H.R. 535: Mr. McGovern.
H.R. 547: Mr. McCotter.
H.R. 548: Mr. Cofman of Colorado, Mr. Herger, Mr. Bishop of Utah, Mr. Duncan of Tennessee, Mr. Paul, Mr. Hall, Mrs. Lummis, Mrs. Blackburn, Mr. Marchant, Mr. Lamborn, Mr. Fleming, Mr. Manzullo, Mr. Risch, Mr. Brady of Texas, Mr. Flores, Mr. Gommer, Mr. King of Iowa, Mr. Huelskamp, Mr. Ross of Florida, Mr. Broun of Georgia, Mr. Harpe, Mr. Jones, Mrs. McMorris Rodgers, Mr. Chaffetz, Mr. Long, Mr. Bartlett, and Mr. Carter.
H.R. 559: Mr. Alexander.
H.R. 567: Mr. Gowdy and Mr. Petrue.
H.R. 584: Mr. Polis.
H.R. Res. 1: Mr. Mica, Mr. Denham, Mr. Flake, Mr. Graves of Georgia, Mr. Nunneler, Mr. Terry, Mr. Rokita, Mr. Guinta, Mr. Stearns, and Mr. Johnson of Ohio.
H.J. Res. 2: Mr. Quayle, Mr. Harman, Mr. Camp, Mr. Gensmaw, Mr. Denham, Mr. Flake, Mr. Graves of Georgia, Mr. Nunneler, Mr. Terry, Mr. Thornberry, Mr. Thibod, Mr. Rokita, Mr. Yoder, Mr. Guinta, Mr. Stearns, and Mr. Womack.
H.J. Res. 15: Mr. Stearns and Mr. Gehr.
H.J. Res. 23: Mr. Huelskamp, Mr. Walsh of Illinois, and Mr. Bishop of Utah.

H. Res. 3: Mr. Kinzinger of Illinois.
H. Res. 15: Mr. Forbes.
H. Res. 25: Mr. LoBiondo, Mr. Sherman, Mr. Lieutkemeyer, Ms. Richardson, Mr. Bartlett, Mr. Hulten, Mr. Fehr, Mr. David Scott of Georgia, Ms. Jackson Lee of Texas, Mr. Chaffetz, Mr. Filner, Mr. Ross of Florida, Mr. Cardoza, Ms. Brown of Florida, and Mr. DeFazio.
H. Res. 35: Mr. Scott of Virginia, Mr. Fattah, and Mr. Cummings.
H. Res. 41: Mr. Duncan of South Carolina.
H. Res. 55: Mr. Conyers, Ms. Moore, and Ms. Bordallo.
H. Res. 69: Ms. Norton, Ms. Zoe Laufreen of California, Mr. Isbell, Mr. Yarmuth, Mr. Holt, Ms. Swall, Mr. Wu, and Ms. McCollum.

CONGRESSIONAL EARMARKS, LIMITED TAX BENEFITS, OR LIMITED TARIFF BENEFITS
Under clause 9 of rule XXI, lists or statements on congressional earmarks, limited tax benefits, or limited tariff benefits were submitted as follows:

OFFERED BY MR. ROGERS OF MICHIGAN
The provisions in H.R. 514 that warranted a referral to the Permanent Select Committee on Intelligence do not contain any congressional earmarks, limited tax benefits, or limited tariff benefits as defined in clause 9 of rule XXI.

PETITIONS, ETC.
Under clause 3 of rule XII:
2. The SPEAKER presented a petition of the Legislature of Rockland County, New York, relative to Resolution No. 624 requesting that the United States Senate and House of Representatives pass bills S. 1619 and H.R. 4690; which was referred jointly to the Committees on Financial Services, Transportation and Infrastructure, and Energy and Commerce.
The Senate met at 4 p.m. and was called to order by the Honorable SHEEROD BROWN, a Senator from the State of Ohio.

PRAYER
The Chaplain, Dr. Barry C. Black, offered the following prayer:
Let us pray.
Mighty God, thank You for Your great compassion that removes our guilt and purifies us from transgressions. As our lawmakers and those who work with them face the challenges to liberty, give them light for their path and courage to live for You. Lord, enrich them with the durable satisfaction that comes from doing Your will. In their attitudes and expressions, remind them that those who are slow to anger are better than the mighty. Give them courage to passionately seek the truth and the reverence to follow Your light that illuminates their path.
We pray in Your merciful Name. Amen.

PLEDGE OF ALLEGIANCE
The Honorable AMY KLOBUCHAR, a Senator from the State of Minnesota, 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.

APPOINTMENT OF ACTING PRESIDENT PRO TEMPORE
The PRESIDING OFFICER. The clerk will please read a communication to the Senate from the President pro tempore (Mr. INOUYE).
The legislative clerk read the following letter:

U.S. SENATE,
PRESIDENT PRO TEMPORE,
To the Senate:
Under the provisions of rule I, paragraph 3, of the Standing Rules of the Senate, I hereby appoint the Honorable AMY KLOBUCHAR, a Senator from the State of Minnesota, to perform the duties of the Chair.

Ms. KLOBUCHAR thereupon assumed the chair as Acting President pro tempore.

RECOGNITION OF THE MAJORritt LEADER
The ACTING PRESIDENT pro tempore. The majority leader is recognized.

SCHEDULE
Mr. REID. Madam President, following any leader remarks there will be a period of morning business with Senators allowed to speak for up to 10 minutes each. There will be no rollcall votes during today's session of the Senate. However, I hope we will be able to extend the trade adjustment assistance legislation today.

Senators should expect the next series of votes to begin at 5:30 p.m. on Monday. We hope to have as many as three votes on Monday starting at 5:30.

CUTTING GOVERNMENT SPENDING
Mr. REID. Madam President, saying you want to cut government spending is an easy applause line. We all want to lower the deficit. We all wish Americans had less debt sitting in the treasuries of other countries. None of us wants to leave the most difficult decisions to the next generation. They deserve better from us.

But actually figuring out what and where to cut is the hard work. That is an entirely different story. The American people do not need to hear an applause line. They need us to ease the burden on our Nation's bottom line, and there is a fine line between doing so responsibly and recklessly.

It is our job to do that hard work, to figure out what and where to cut, to do the math carefully and practically and with common sense. It is our responsibility to remember we are not just taking numbers off a ledger. In many cases, these proposals may mean taking workers off the assembly line, taking teachers out of the classroom or police officers off the street.

I want to talk about taking police officers off the street. In the Republicans’ haste to make as many cuts as possible, they have proposed eliminating the COPS hiring program. COPS stands for Community Oriented Policing Services, and it has helped put thousands and thousands of police officers and sheriffs on patrol around the country, about 450 of them in Nevada.

Under the Republican plan, many could lose those jobs and many more who want to join the force will not be able to. The COPS program also helps our law enforcement departments afford the computers and communications equipment they need to do their jobs. These jobs are keeping us safe. So cutting COPS does not just put them at risk, it puts all of us at risk.

This is not the kind of investment we gain from losing. This extreme plan does nothing to grow our economy or keep us competitive. It does not make our future more secure; it makes our neighborhoods less so. We have to cut responsibly. That is not the kind of cut we have talked about, wiping out the COPS program. We cannot support that.

When we talk about cutting government waste and excess, this is what we mean, among other things. We mean eliminating handouts to oil companies that are already making record profits. We mean cutting billions in wasteful Pentagon spending to contractors such as Halliburton. It means stopping the government giveaways to companies that ship American jobs overseas. These are commonsense cuts and a good place to start the conversation.

This “bullet” symbol identifies statements or insertions which are not spoken by a Member of the Senate on the floor.
But so far Republicans have shown no interest in meeting us halfway and have shown every intention of protecting their rich corporate friends. As this conversation continues, Democrats do not need any lectures from the other side on fiscal responsibility. Remember, we were the ones who balanced the budget during the Clinton years. We did it. We were accused of reducing the deficit too much. We were spending less money than we were taking in. Because of the work we did during the last of the Clinton administration, even President Bush, during his first year, because he got all of the largesse from the Clinton administration, turned in a record budget surplus. But as soon as his policies went into effect, he changed that very quickly. In a matter of months, he turned a record surplus into a record deficit that we are fighting today.

In conclusion, any budget debate is going to be about numbers. That is the way it should be. But that is not the real issue. Those figures should not blind us to the real story behind the numbers. Our goal and our charge is not to cut billions of dollars just to say we did it. Our task is to make our government more efficient, our economy healthier, and our future more secure. Our challenge is to do so in a way that does not put our public safety at risk or break our promise to seniors.

So we need to think about what we are cutting and making sure those cuts are not counterproductive. We need to pay attention to the quality of those cuts, not just the quantity of those cuts. After all, you can lose a lot of weight by cutting off your arms and legs but no doctor would recommend it.

RESERVATION OF LEADER TIME

The ACTING PRESIDENT pro tempore. Under the previous order, the leadership time is reserved.

MORNING BUSINESS

The ACTING PRESIDENT pro tempore. Under the previous order, the Senate will be in a period of morning business with Senators permitted to speak therein for up to 10 minutes each.

The ACTING PRESIDENT pro tempore. The Senator from Ohio is recognized.

TAA AND HCTC EXTENSION

Mr. BROWN of Ohio. Madam President, I thank the majority leader for his support on our upcoming efforts. I am joined on the Senate floor by Senator CASEY, the senior Senator from Pennsylvania, who has been a leader for workers in this body.

I want to make some brief comments about something very important for workers and businesses and international trade. Then Senator CASEY will make a couple of unanimous-con

sent requests. He will make one that I hope is agreed to. If it is, then he will not need to make a second, and I will not need to make a third.

In December, just before the 111th Congress adjourned, it extended two critical pieces of trade legislation which Senator CASEY and I worked on the Senate floor working on. First, we extended the Andean Trade Preferences Act, thanks in part to Senator MCCAIN of Arizona. It provides assistance to Latin American countries and also helps American businesses improve their access to new inputs and products.

Second, critically important to our two States, Pennsylvania and Ohio, and I know to the Presiding Officer’s State of Minnesota, we extended trade adjustment assistance. That is the least we can do when this Congress passes wrong-headed trade agreements.

We extended the health coverage tax credit so that together workers who lose their jobs because of bad trade agreements, such as NAFTA and CAFTA, and bad trade positioning such as PNTR for China, can at least get some help for retraining so they can get back to work in comparably paying jobs, we hope, and get some assistance, some tax credit health insurance for them and their families.

As a result, thousands of workers and retirees who depend on TAA and the HCTC made it through the holidays, when we did this in late December, at the last minute and many of them would not have been that long, but in the last minute—with these critical sources of support.

The Andean Trade Preferences Act has brought benefits for our businesses and workers. It is nice that sunflowers from Colombia will be in florist shops for Valentine’s Day next week because of this act. But the difficult reality faced by too many workers reliant on TAA, reliant on the health care tax credit, reminds us of the effects of trade and globalization, the downside of trade and globalization.

It reminds us that our actions bring consequences. We hear Presidents and Congresses trump the advantages of free trade. Yet they forget about fair trade, what happens to too many workers. Good for investors, good for some companies, good for some countries, not always good for our workers—they forget about that.

By this weekend, if we fail to act, crucial improvements to TAA and the health care tax credit will expire. Workers again will be hurt not just by loss of jobs but loss of these benefits. It will expire at the expense of workers who played by the rules, who lost their jobs, most of their pensions, and their health care—or all three.

Just last month I visited the Mahoning Valley on the Pennsylvania border in Northeast Ohio—the Mahoning Valley Job Center to visit with workers who are using TAA to develop new skills and training to find new secure jobs. One industrial manufacturer worker, I believe, in her forties has a child, a daughter. I believe, in her late teens. She and her daughter both were in the same school studying to be health care workers, both becoming professionals, both getting their lives and their futures in order—the mother able to do it because of trade adjustment assistance.

I was there with a simple message: We cannot keep passing trade agreements that undermine Ohio workers and then turn our backs on those workers when their jobs are offshore.

The TAA and HCTC enhancements are not expensive; they are not complicated. They are modest improvements that Congress passed to programs that help tens of thousands of Americans either get back to work or regain some measure of the financial security that had been stripped unceremoniously from them.

Last week, 12 Senators and I, including the majority of this body, added House leadership a request for a long-term extension of trade adjustment assistance, the health care tax credit, and the Andean Trade Preferences Act. TAA is a critical part of our Nation’s competitiveness strategy.

In the last 2 years, more than 155,000 additional trade-affected workers across the country who might not have been certified under the former TAA program became eligible for TAA benefits because a year and a half, almost 2 years ago, in the Recovery Act, we added expanded trade adjustment to help those workers who had lost their jobs because of trade.

These Americans are rubber workers from Johnson Rubber Company in Wood County. They are furniture makers from Mascot in Jackson County or aluminum castings workers from Mansfield Brass and Aluminum in my home county of Richland. In addition, workers in the service industry are eligible for TAA because of these changes. Those workers include engineers at Belcan Engineering in Cincinnati and computer programmers at Electronic Data Systems in a suburb of Dayton. It includes researchers at the Transportation Research Center in Moraine.

In total, 360,000-plus workers nationwide have been certified eligible for TAA since 2009. These workers use TAA to acquire new skills to return to work as quickly as possible. This is not theory; this is not some game. This is workers who have lost their jobs because of decisions in the White House that cost people those jobs. And it is helping those workers so they can get back on their feet.

It is not a game; it is not a happy time. It is the least we can do for those workers. The Health care tax credit, programs also help those same trade-affected workers and retirees who lose their benefits. I could go on about this. I will stop.

Some Republicans do not object. The combination of TAA and HCTC, trade adjustment and health care tax credit, is a winner for business. The combination is a winner for workers; it is a
The ACTING PRESIDENT pro tempore. Is there objection?

Mr. BARRASSO. Madam President, reserving the right to object, the Senator’s unanimous-consent request contains components he knows are controversial and opposed by numerous Senators. And so, in my view, that request is non-objectionable. That proposal cannot pass the Senate today. Specifically, the proposal would extend the TAA-related provisions of the American Recovery and Reinvestment Act of 2009, better known as the failed stimulus package. Members of this side of the aisle strenuously opposed for very sound reasons. That stimulus spent approximately $1 trillion under the guise that it would keep unemployment rates below 8 percent. Yet nearly 2 years later, we are still at a point where unemployment rates, which had risen to the area of 10 percent, are now still at 9 percent. I am reminded this is nearly double the average annual rate of the last administration.

It would be one thing if there was clear evidence that differing TAA programs were effective in meeting these intended goals, but research suggests the efficacy of the TAA training funding is not as convincing. At the insistence of Senators Coburn and Enzi, the GAO found that in fiscal year 2009, nine Federal agencies spent approximately $18 billion to administer 47 separate employment and job training programs, including TAA. Despite large sums of money being dispersed, the GAO was unable to determine whether outcomes can be attributed to the program through an impact study.

As a result, I object.

Mr. CASEY. First, I thank Senator Brown and others who have helped us in this battle. Just a couple of words about trade adjustment assistance as it relates to Pennsylvania and, more importantly, Pennsylvania workers. As many people know, the trade adjustment assistance provisions were enhanced by amendments made to the program in 2009. It was updated in two critical ways. First, it expanded coverage to more workers, including service workers and workers whose jobs have been offshored to places around the world. The change was essential because it made workers whose jobs were lost to China and India eligible for assistance which these days is an essential safeguard for those workers. The amendments also increased and improved training, health coverage, and other benefits available to trade adjustment assistance certified workers.

What does that mean for Pennsylvania? The Andean Trade Preference Act covers the majority of the Andean countries, it covers the majority of the countries our industry is competing with. The Andean Trade Preference Act includes provisions to increase the import quota for sugar in the United States, and to provide duty-free access in the United States to certain apparel and textile products from the Andean countries. The Andean Trade Preference Act also includes a provision for the temporary suspension of duties on imports of Andean products during the year in which a trade dispute is resolved.

The ACTING PRESIDENT pro tempore. The Senator from Pennsylvania is recognized.

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What does that mean for Pennsylvania? The Andean Trade Preference Act covers the majority of the Andean countries, it covers the majority of the countries our industry is competing with. The Andean Trade Preference Act includes provisions to increase the import quota for sugar in the United States, and to provide duty-free access in the United States to certain apparel and textile products from the Andean countries. The Andean Trade Preference Act also includes a provision for the temporary suspension of duties on imports of Andean products during the year in which a trade dispute is resolved.

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The ACTING PRESIDENT pro tempore. The Senator from Pennsylvania is recognized.
the reasons I have stated during the previous request and debate, I object.

The ACTING PRESIDENT pro tempore. Objection is heard.

Mr. BROWN of Ohio. Madam President, I am not surprised by this, but I am disappointed. These are American workers who have lost their jobs. This body is responsible in part with a bunch of multinational corporations that have moved jobs out of this country, in some cases to get cheaper labor, to get away, to take advantage of tax breaks, to evade environmental laws, to evade worker safety and labor laws. They have moved out of this country with assistance from this Chamber. I don’t know if it is Senator BARRASSO or COBURN or who, but we are turning our backs on these workers who have lost jobs not through their own doing. I am very disappointed.

I ask unanimous consent the Senate proceed to the immediate consideration of H.R. 359, which was received from the Committee on Finance and is at the desk; that a Brown substitute amendment providing an 18-month extension for the health insurance cost tax credit be agreed to; the bill, as amended, be read a third time and passed, the motion to reconsider upon the table, with no intervening action or debate.

The ACTING PRESIDENT pro tempore. Is there objection?

Mr. BARRASSO. Madam President, reserving the right to object, this third proposal deals solidly with the health coverage tax credit, including the increases contained in the stimulus that went from 65 percent to 80 percent. It is important to note that the health coverage tax credit is not going away. It is merely reverting to the previous level which will require recipients to increase their contribution for health coverage. The health coverage tax credit stimulus level of 80 percent, which represents one of the most generous premium subsidies provided by the Federal Government, is unsustainable.

As a result, I object.

The ACTING PRESIDENT pro tempore. Objection is heard.

Mr. BROWN of Ohio. Madam President, I am again disappointed. This is a tax credit. The Senator from Wyoming knows this, as many colleagues do. This brings back the issue of health care generally. A bunch of us in this body who believe in health insurance for all Americans are not willing to assist people who have lost their jobs. The health care tax credit is available, just as COBRA is available. But tell me for most American workers that COBRA is not a cruel hoax. COBRA is what you get if you lose your job. You can keep your insurance. You have to pay the employer side and your own side. You are working at a job making $40,000 a year. You pay your insurance, and your employer pays part of your insurance also. If you lose your job, you keep paying your own insurance, but you have to pay the employer’s part too. What kind of workers can get laid off and have the money to pay both? Is it still available? Sure it is. Isn’t that a wonderful thing? Aren’t we great in this body?

The fact is, it is not available. For Senators who want to repeal health care, who want to strip any assistance, because in the end it does strip assistance that the health care tax credit gives, it is basically turning our backs and saying to these workers: Sorry about that. Sorry about NAFTA. Sorry about PNTR. I know the loss of the trade adjustment agreements. Sorry about losing your health insurance. Sorry about not having any job training insurance. And if your house is foreclosed on, that is just too damn bad too.

I don’t get this. I don’t understand why people in this body can’t at least help those citizens who don’t dress like this every day, who don’t make $170,000 a year, who don’t have good health insurance provided by taxpayers. Why are we turning our backs on them?

I yield the floor.

The ACTING PRESIDENT pro tempore. The Senator from Pennsylvania.

Mr. CASEY. Madam President, let me add a few words to what Senator BROWN said.

Think of what is happening here, what happened in the last couple minutes. We had three unanimous-consent requests. The first one I offered was an 18-month extension of trade adjustment assistance. What are we talking about? Trade adjustment assistance is basic to people’s lives when they lose a job. Over the years it has had a lot of support from both parties. It is about training, income support, reemployment so people can get from joblessness through no fault of their own to a job. It is a very basic program. It works well. The evidence is clear. I asked for an 18-month extension. That was objected to.

Then we tried again. The next consent request I offered was a 4 1/2 month extension. Just as we were leaving here in December, Senator BROWN and I worked out an agreement with two Members of the Republican side, two Members who said: Let’s extend it for a short period, a much shorter period than I wanted and a much shorter period than Senator BROWN wanted, but we got an extension. That is what we are asking for here, helping people in the midst of what is still a very tough economy, almost 14 million people out of work, 13.9 according to the last number. That is what we are talking about, not some fuzzy theoretical program. This is a program we know works. It is a program that helps people get from there, from joblessness to a job, and provides some training and skills. Why is this objected to time after time by people on the other side? Then you add to that the health care provisions Senator BROWN talked about.

Everyone in this Chamber—every elected official in this Chamber—has both a steady income and health care. All we are asking for is to extend, for a very short period of time, a program that helps people in the midst of a tough economy, and the other side objects and objects and objects. It is hard to understand, as Senator BROWN said. It makes no sense. This is a program that works in complementing this. This is a program that works. As I said before, in our State, 67,000 workers are positively impacted by this program. So I would like to hear more from the other side about why they keep objecting to a program that works and works and works and we know people need at this time.

The ACTING PRESIDENT pro tempore. The Senator from Wyoming is recognized.

Mr. BARRASSO. Madam President, there are those folks around the country—and I go home to Wyoming repeatedly—I will be there again tomorrow evening—who are concerned about a $14 trillion debt this country is trying to live with, a deficit this year of $1.5 trillion. We are the United States. We had, for this last year, spent $3.7 trillion and brought in $2.2 trillion. That is not sustainable. It cannot continue. We simply cannot continue at this level, where 41 cents of every dollar we spend in this country is borrowed, much of it from people overseas.

It should not catch anyone by surprise today that the stimulus provisions we are talking about—the provisions from that stimulus package—are about $850 billion. In fact, it has been well known since the day the stimulus passed.

The current financial position of the United States forces us to examine all Federal programs and make some very tough and difficult decisions.

I agree the Senate should extend the prohibition on implementation of the Department of Labor’s merit staffing rule which I believe is harmful and unnecessary. For these reasons, I propose an alternative package that maintains the underlying bill, H.R. 359, regarding the elimination of the taxpayer-funded Presidential election campaigns, extends the ATPA, the Andean Trade Preference Act, for 18 months, and extends the merit staffing prohibition for 18 months.

Madam President, I ask unanimous consent that the Senate proceed to the immediate consideration of H.R. 359, that all after the enacting clause be stricken, the amendment at the desk be agreed to, and the bill, as amended, be read a third time and passed.

The ACTING PRESIDENT pro tempore. Is there objection?

The Senator from Ohio.

Mr. BROWN of Ohio. Madam President, I reserve the right to object.

I cannot walk out of here—and I think Senator CASEY feels the same—saying yes to workers governed by the Andean trade preferences—in other words, yes, we are going to help workers in Colombia, Peru and Ecuador and Bolivia—we are going to say yes to workers there—but the Senator from Wyoming wants us to walk out and
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have said no to workers in Harrisburg and Columbus and Toledo and Erie and Sharon and Youngstown, so, Madam President, I object.

The ACTING PRESIDENT pro tempore. Objection is heard.

The Senator from Pennsylvania is recognized.

Mr. CASEY. Madam President, I think both sides understand these should move together as a package, both trade adjustment assistance and the American trade preference legislation as well. But let's try something here. We have talked about the arguments back and forth.

I would ask my friend from Wyoming if he would agree to an extension through Mother's Day, which is Sunday, May 8. I would ask him to respond to that request.

The ACTING PRESIDENT pro tempore. The Senator from Wyoming is recognized.

Mr. BARRASSO. Madam President, I object.

The ACTING PRESIDENT pro tempore. Objection is heard.

The Senator from Pennsylvania.

Mr. CASEY. What you have just heard is another objection. They object to an extension period of time. Let me go through it again. They object to a 4 1/2 month extension, they object to an 18-month extension, and now they object to an extension through Mother's Day. I do not think it is asking that much to go from here to May 8.

I do not think we are helping the economy at a very difficult time when there is objection after objection. But I hope the American people understand what is at stake here in the midst of a still recovering and for some people what is at stake here in the midst of a horrific economic collapse. I hope the American people understand there is objection after objection. But I would ask the Senator from Pennsylvania to respond to that request.

The ACTING PRESIDENT pro tempore. The Senator from Wyoming is recognized.

Mr. CASEY. Madam President, I object.

The ACTING PRESIDENT pro tempore. Objection is heard.

The Senator from Pennsylvania.

Mr. CASEY. What you have just heard is another objection. They object to an extension period of time. Let me go through it again. They object to a 4 1/2 month extension, they object to an 18-month extension, and now they object to an extension through Mother's Day. I do not think it is asking that much to go from here to May 8.

I do not think we are helping the economy at a very difficult time when there is objection after objection. But I hope the American people understand what is at stake here in the midst of a still recovering and for some people still—for many people I should say: millions of people—a horrific economic circumstance.

Madam President, I yield the floor.

LINCOLN’S FAREWELL SPEECH
Mr. DURBIN. Mr. President, I want to recognize the work of organizers in Springfield, IL, who are kicking off the national Civil War Sesquicentennial observation by reading President Abraham Lincoln’s “Farewell Address” on the 150th anniversary of its original delivery. The speech will be reenacted in Springfield and individuals across the country are invited to join them online for a multi-reading of it. Organizers hope to set a Guinness World Record for the most people reading aloud from the same document simultaneously.

This year marks the sesquicentennial of two momentous chapters in our national history: President Abraham Lincoln’s inauguration and the beginning of the Civil War. Two years ago, we celebrated the bicentennial of Abraham Lincoln’s birth. As part of that earlier celebration, the Library of Congress acquired a remarkable collection of Lincoln artifacts. They included copies, written in Lincoln’s own hand, of his first and second inaugural addresses and his immortal Gettysburg Address. Also included was a copy of President Lincoln’s poignant “Farewell Address” to Springfield, his adopted home, on February 11, 1861. More than a thousand residents came out that day to wish Mr. Lincoln goodbye as he headed to Washington to become President. He delivered his remarks extemporaneously:

“My friend—No one, not in my situation, can appreciate my feeling of sadness at this parting. To the kindness of these people, I owe every thing. Here I have lived a quarter of a century, and have passed from a young to an old man. Here my children have been born, and one is buried. I now leave, not knowing when, or whether ever, I may return, with a task before me greater than that which rested upon Washington. Without the assistance of that Divine Being, who ever attended him, I cannot succeed. With that assistance I cannot fail. Trusting in Him, who can go with me, and remain with you and be everywhere for good, let us with that assistance move together as a package, and improve our capital opportunities. The Senators from Alabama, Mr. James Boyd. Mr. Boyd serves the city of Anniston as a police officer and has served as a civilian advisor to the American forces in Khost and Kabul, Afghanistan, from November of 2009 to November of 2010. He is currently featured in the laudable project “100 Faces of the War Experience.” This exhibition displays portraits and brief stories of those who have served in the multitude of possible ways in the theatres of war. The portraits are not for sale and not done at any cost to the participants. Mr. Boyd’s story is as follows:

January 7th was the day of my war experience. I was embedded with the U.S. military in Afghanistan, advising the Afghan border police. We returned to our combat outpost at 3:20 PM after a supply mission. Right away I noticed that the local border police we lived with were all but gone and my police instinct immediately told me something was wrong. My partner and I were talking to the Lieutenant and Sergeant outside our building and decided to change into cold weather gear for the night. Just as it got dark, we started receiving heavy enemy gunfire; it was relentless and was all at head level. I could hear the Sergeant yelling, “Incoming!” A suicide bomber drove a 4,000 lb vehicle-
borne improvised explosive device into our compound wall injuring 13 U.S. soldiers. I ran to those who were calling for help and found the Sergeant I had been speaking with moments before was severely injured and later died. My partner and I ran back-and-forth across the compound under heavy gunfire to get medical bags and stretchers, and to give combat aid. More than a dozen Taliban tried to breach our compound throughout the attack but the team held them back. The rush of emotions throughout was unbelievable—one of the highest of highs and lowest of lows. The carnage of war is horrendous. The valor of warriors is inspiring. We should all be grateful to the members of our military who defend our enduring freedom and I am honored to support them in their mission.

I thank Mr. Boyd and his family for their honorable contributions toward the goals of our great Nation. I wish him and his family only the best in their future endeavors.

MESSAGE FROM THE HOUSE

At 4:03 p.m., a message from the House of Representatives, delivered by Mrs. Cole, one of its reading clerks, announced that the House has passed the following bill, without amendment:

S. 188. An act to designate the United States courthouse under construction at 98 West First Street, Yuma, Arizona, as the "John M. Roll United States Courthouse".

The message also announced that pursuant to section 4 of the Ronald Reagan Centennial Commission Act (Public Law 111–25), the Minority Leader appoints the following Member of the House of Representatives to the Ronald Reagan Centennial Commission: Mr. SILVESTRE REYES of Texas.

The message further announced that pursuant to section 4 of the Ronald Reagan Centennial Commission Act (Public Law 111–25), and the order of the House of January 5, 2011, the Speaker appoints the following Member of the House of Representatives to the Ronald Reagan Centennial Commission: Mr. SCHOCK of Illinois.

INTRODUCTION OF BILLS AND JOINT RESOLUTIONS

The following bills and joint resolutions were introduced, read the first and second times, without amendment, and referred as indicated:

By Mrs. HUTCHISON (for herself, Mr. BURR, Mr. COHRN, Mr. COCHRAN, Ms. COLLINS, Mr. INHOFE, Mr. RISCH, Mr. RUCCI, and Mr. RUSS) (S. 309).

S. 310. A bill to amend the Patient Protection and Affordable Care Act to repeal certain limitations on health care benefits; to the Committee on Finance.

S. 311. A bill to authorize the Secretary of the Interior to issue permits for a microhydro project in nonwilderness areas within the boundaries of Denali National Park and Preserve, to acquire land for Denali National Park and Preserve from Doyon Tourism, Inc., and for other purposes; to the Committee on Energy and Natural Resources.

By Mr. JOHANNS (for himself, Mr. BOOZMAN, Mr. BURR, Mr. COCHRAN, Mr. CRAPO, Mr. ENSHIN, Mr. ENZL, Mr. GRAHAM, Mr. HATCH, Mr. INHOFE, Mr. ISAKSON, Mr. KYL, Mr. MORA, Mr. RISCH, Mr. ROBERTS, Mr. THUNE, Mr. VITTER, and Mr. WICKER) (S. 312).

S. 313. A bill to amend title 10, United States Code, to ensure that the victims and their survivors of the Fort Hood, Texas, shooting, receive the same treatment, benefits, and honors as those American who have been killed or wounded in a combat zone overseas and their families; to the Committee on Armed Services.

By Mr. WYDEN (for himself and Mr. MERKLEY) (S. 314).

S. 317. A bill to allow for use of existing Section 8 housing funds, so as to preserve and revitalize affordable housing options for low-income individuals; to the Committee on Banking, Housing, and Urban Affairs.

By Mr. LAUTENBERG:

S. 318. A bill to increase the use of security cameras at airport security checkpoints and exits, to impose increased penalties on individuals who circumvent security screening at airports, and for other purposes; to the Committee on Commerce, Science, and Transportation.

By Ms. SNOWE (for herself, Ms. STABENOW, Mr. VITTER, Mr. MCCAIN, Ms. KLOUCHOFF, Mr. KOHL, Ms. COLLINS, Mr. BROWN of Ohio, Mr. KERRY, Mr. SANDERS, Mr. LEVIN, Mrs. SHABEEN, Mr. LEAHY, Mr. JOHNSON of South Dakota, Mr. RINGELMAN, Mrs. MCCASKILL, Mr. BRIDGES, and Mr. NELSON of Florida):

S. 319. A bill to amend the Federal Food, Drug, and Cosmetic Act with respect to the importation of prescription drugs, and for other purposes; to the Committee on Health, Education, Labor, and Pensions.

By Mr. KERRY: S. 320. A bill for the relief of Genesio Januario Oliveira; to the Committee on the Judiciary.

By Mr. BAUCUS (for himself and Mr. TESTER): S. 321. A bill to provide for the status of the Northern Rocky Mountain distinct population segment of the gray wolf, and for other purposes; to the Committee on Environment and Public Works.

By Mrs. MURRAY (for herself, and Ms. CANTWELL): S. 322. A bill to expand the Alpine Lakes Wilderness in the State of Washington, to designate the Middle Fork Snoqualmie River and Pratt River as wild and scenic rivers, and for other purposes; to the Committee on Energy and Natural Resources.

By Mr. CARPER (for himself and Mr. COONS): S. 323. A bill to establish the First State National Historical Park in the State of Delaware, and for other purposes; to the Committee on Energy and Natural Resources.

By Mr. CARDIN (for himself and Ms. MIKULSKI): S. 324. A bill to amend the Chesapeake and Ohio Canal Development Act to extend to the Chesapeake and Ohio Canal National Historical Park Commission; to the Committee on Energy and Natural Resources.

By Mrs. MURRAY (for herself and Mrs. McCASKILL): S. 325. A bill to amend title 10, United States Code, to require the provision of behavioral health services to members of the reserve components of the Armed Forces necessary to meet pre-deployment and post-deployment readiness and fitness standards, and for other purposes; to the Committee on Armed Services.

By Mr. ROCKEFELLER (for himself and Mr. LASAK): S. 326. A bill to amend title 49, United States Code, to establish national purposes and goals for the Federal surface transportation activities and programs and create a national surface transportation plan; to the Committee on Commerce, Science, and Transportation.

SUBMISSION OF CONCURRENT AND SENATE RESOLUTIONS

The following resolutions and Senate resolutions were read, and referred (or acted upon), as indicated:

By Mr. ROBERTS (for himself and Mr. MORA)

By Mr. KERRY:

S. 330. A joint resolution to authorize the district of Columbia to use the U.S. Capitol Preservation Fund to construct a new and improved United States courthouse under construction at 98 West First Street, Yuma, Arizona, as the "John M. Roll United States Courthouse".

By Mr. ROCKEFELLER: S. 331. A joint resolution to authorize the expenses of the United States Capitol Preservation Fund to construct a new and improved United States courthouse under construction at 98 West First Street, Yuma, Arizona, as the "John M. Roll United States Courthouse".

By Mrs. HUTCHISON (for herself, Mr. BURR, Mr. COHRN, Mr. COCHRAN, Ms. COLLINS, Mr. INHOFE, Mr. RISCH, Mr. RUCCI, and Mr. RUSS): S. 309. A joint resolution to authorize the expenses of the United States Capitol Preservation Fund to construct a new and improved United States courthouse under construction at 98 West First Street, Yuma, Arizona, as the "John M. Roll United States Courthouse".

By Mr. BOOZMAN (for himself, Mr. BURR, Mr. COCHRAN, Mr. CRAPO, Mr. ENSHIN, Mr. ENZL, Mr. GRAHAM, Mr. HATCH, Mr. INHOFE, Mr. ISAKSON, Mr. KYL, Mr. MORA, Mr. RISCH, Mr. ROBERTS, Mr. THUNE, Mr. VITTER, and Mr. WICKER): S. 310. A joint resolution to authorize the expenses of the United States Capitol Preservation Fund to construct a new and improved United States courthouse under construction at 98 West First Street, Yuma, Arizona, as the "John M. Roll United States Courthouse".

By Mr. KYL: S. 311. A joint resolution to authorize the expenses of the United States Capitol Preservation Fund to construct a new and improved United States courthouse under construction at 98 West First Street, Yuma, Arizona, as the "John M. Roll United States Courthouse".

By Mr. KERRY: S. 314. A joint resolution to authorize the expenses of the United States Capitol Preservation Fund to construct a new and improved United States courthouse under construction at 98 West First Street, Yuma, Arizona, as the "John M. Roll United States Courthouse".

By Mr. MURRAY: S. 316. A joint resolution to authorize the expenses of the United States Capitol Preservation Fund to construct a new and improved United States courthouse under construction at 98 West First Street, Yuma, Arizona, as the "John M. Roll United States Courthouse".

By Mr. KERRY: S. 317. A joint resolution to authorize the expenses of the United States Capitol Preservation Fund to construct a new and improved United States courthouse under construction at 98 West First Street, Yuma, Arizona, as the "John M. Roll United States Courthouse".

By Mr. KERRY: S. 318. A joint resolution to authorize the expenses of the United States Capitol Preservation Fund to construct a new and improved United States courthouse under construction at 98 West First Street, Yuma, Arizona, as the "John M. Roll United States Courthouse".

By Ms. SNOWE (for herself, Ms. STABENOW, Mr. VITTER, Mr. MCCAIN, Ms. KLOUCHOFF, Mr. KOHL, Ms. COLLINS, Mr. BROWN of Ohio, Mr. KERRY, Mr. SANDERS, Mr. LEVIN, Mrs. SHABEEN, Mr. LEAHY, Mr. JOHNSON of South Dakota, Mr. RINGELMAN, Mrs. MCCASKILL, Mr. BRIDGES, and Mr. NELSON of Florida): S. 319. A joint resolution to authorize the expenses of the United States Capitol Preservation Fund to construct a new and improved United States courthouse under construction at 98 West First Street, Yuma, Arizona, as the "John M. Roll United States Courthouse".
ADDITIONAL COSPONSORS

S. 17

At the request of Mr. Hatch, the name of the Senator from Kansas (Mr. Moran) was added as a cosponsor of S. 17, a bill to repeal the job-killing tax on medical devices to ensure continued access to life-saving medical devices for patients and maintain the standing of United States as the world leader in medical device innovation.

S. 197

At the request of Mr. Ensign, the names of the Senator from Wyoming (Mr. Barrasso) and the Senator from Alabama (Mr. Sessions) were added as cosponsors of S. 197, a bill to improve patient access to health care services and provide improved medical care by reducing the excessive burden the liability system places on the health care delivery system.

S. 210

At the request of Mr. Coburn, the names of the Senator from Montana (Mr. Tester), the Senator from Alaska (Ms. Murkowski), the Senator from Massachusetts (Mr. Kerry), the Senator from Wyoming (Mr. Enzi), the Senator from Wisconsin (Mr. Kiolb) and the Senator from Delaware (Mr. Carper) were added as cosponsors of S. 210, a bill to amend title 44, United States Code, to eliminate the mandatory printing of bills and resolutions for the use of offices of Members of Congress.

S. 219

At the request of Mr. Ensign, the name of the Senator from Missouri (Mr. Blunt) was added as a cosponsor of S. 219, a bill to improve patient access to health care services and provide improved medical care by reducing the excessive burden the liability system places on the health care delivery system.

S. 226

At the request of Mr. Tester, the name of the Senator from Vermont (Mr. Leahy) was added as a cosponsor of S. 226, a bill to require Senate candidates to file designations, statements, and reports in electronic form.

S. 238

At the request of Mr. Barrasso, the name of the Senator from North Dakota (Mr. Hoeven) was added as a cosponsor of S. 228, a bill to preempt regulation of action relating to, or consideration of greenhouse gases under Federal common law on enactment of a Federal policy to mitigate climate change.

S. 239

At the request of Mr. Wyden, the name of the Senator from New York (Mr. Schumer) was added as a cosponsor of amendment No. 27 proposed to S. 223, a bill to modernize the air traffic control system, improve the safety, reliability, and availability of transportation by air in the United States, provide modernization of the air traffic control system, reauthorize the Federal Aviation Administration, and for other purposes.

STATEMENTS ON INTRODUCED BILLS AND JOINT RESOLUTIONS

By Ms. Murkowski (for herself and Mr. Begich):

S. 313. A bill to authorize the Secretary of the Interior to issue permits for a microhydro project in nonwilderness areas within the boundaries of Denali National Park and Preserve to acquire land for Denali National Park and Preserve from Doyon Tourism, Inc., and for other purposes; to the Committee on Energy and Natural Resources.

Mr. Murkowski. Mr. President, I rise today to reintroduce legislation, cosponsored by my colleague Mark Begich from Alaska, that represents an important step in the conversion to renewable energy sources in rural Alaska.

Today I introduce the Kantishna Hills Renewable Energy Act of 2011. The Kantishna Roadhouse, owned by Doyon Tourism, Inc., is located 100 miles inside Denali National Park and Preserve. The settlement of Kantishna was founded in 1905 as a mining camp near the juncture of Eureka and Moose Creeks. Gold in the region brought a flurry of prospectors in the early days, but as the gold began to run out, so did interest in mining the Kantishna Hills.

The original roadhouse at Kantishna was built in the early 1900s, serving as a private residence, a community center, post office, and informal hotel accommodations for those who visited Kantishna in Denali Park.

The Roadhouse, like many structures within Denali National Park, is entirely off the grid and generates all of its electricity needs with a diesel generator. As a result, all guests and supplies, including diesel, are trucked through the Park to the Roadhouse over National Park roads. The construction of the micro hydro project would allow the Roadhouse to cut down their diesel usage by approximately 50%, which would result in a decrease in diesel truck traffic on the Park Road, improved local air quality, and less sound pollution in this remote area as well as reduce disturbance and vehicle impacts on park wildlife, allowing for an enhanced visitor experience for tourists within the National Park.
My bill will authorize the National Park Service to exchange roughly 10 acres of National Park land for an equivalent amount of land currently owned by Doyon Tourism, and would allow the National Park Service to obtain the land at Galena, located just off the Park Road in the Kantishna region. Doyon Tourism would obtain land over which the hydro project would be implemented. In the interim period, prior to completion of the land exchange, the National Park Service will issue a permit to allow Doyon Tourism, Inc., to construct the micro hydro unit.

I want to emphasize how important I believe that this bill is. The benefit to the citizens of Alaska, especially rural Alaska, of reducing their dependence on expensive diesel generation through access to renewable and clean sources of energy is enormous. This type of Micro-Hydro project within Denali provides a blueprint for others around the State to follow suit.

I would like to thank Senator Begich, an original co-sponsor of this bill, for his and his staff’s hard work in moving this bill forward. It is our hope that the bill will receive quick and careful consideration as the very short construction season in Alaska lasts only from May through September.

By Mr. WYDEN (for himself and Mr. MERKLEY):

S. 317. A bill to allow for use of existing Section 8 housing funds, so as to preserve and revitalize affordable housing on a State-by-State basis; to extend time for construction; to the Committee on Banking, Housing, and Urban Affairs.

Mr. WYDEN. Mr. President, today I rise to introduce the Affordable Housing Preservation and Revitalization Act. I am delighted and honored to be joined in this effort by my good friend and colleague, Senator Jeff Merkley. It has been my privilege to work with Senator Merkley and his staff on an issue that is so important to our State of Oregon and to folks around the country.

There has been a lot of talk about housing in the media over the past year. The topic of most of these conversations has been the foreclosure crisis and the continued fallout from the mortgage meltdown.

But there is another housing story here, even though it may not get the same attention or airtime: It is the story of commonsense approaches that Americans can get behind. I hope that our colleagues will join us in supporting this bill.

By Ms. SNOWE (for herself, Ms. STABENOW, Mr. VITTER, Mr. LEVIN, Mr. LEAHY, Mr. JOHNSON of South Dakota, Mr. BINGAMAN, Mrs. McCaskill, Mr. Begich, and Mr. NELSON of Florida):

S. 319. A bill to amend the Federal Food, Drug, and Cosmetic Act with respect to the importation of prescription drugs, and for other purposes; to the Committee on Health, Education, Labor, and Pensions.

Ms. SNOWE. Mr. President, I am proud to introduce the Pharmaceutical Market Access and Drug Safety Act of 2011. I am enormously grateful to partner with Senator Stabenow in this endeavor and to have the support of 17 additional bipartisan cosponsors. I also want to salute former Senator Byron Dorgan, who was such a tremendous ally on this issue for nearly a decade.

During that time, I was disappointed with the $80 billion deal struck by the drug industry in exchange for supporting the legislation. Make no mistake—this is hardly a generous offer from the industry. Consider the fact that last August, a report issued by AARP on retail prices of brand-name drugs showed that the 217 products most used by older Americans increased by an average of 8.3 percent during 2010, double the rate of inflation. So in other words, we have the industry setting a new pricing baseline that is entirely off kilter with the rest of the economy . . . widely unaffordable for the American people . . . and clearly unsustainable for the future. Negotiating concessions is no substitute for instilling market competition—which is exactly what this legislation will do.

It is unconscionable that more and more individuals are forced to skip doses or split pills as prices increase while our economy contracts. Today our bill could already be providing the access that Americans deserve to the more affordable drug prices available in the international marketplace. It is simply indisputable that Americans pay far too much for prescription drugs—when other countries pay 35–55 percent less. And the cost of brand drugs in the U.S. increases at two to three times the inflation rate every year.

When nations institute safe, regulated trade in pharmaceuticals they see results—as Sweden did when it entered the European system of trade and saw a reduction of 12–19 percent in the price of traded drugs. Now, some claim importation will cause harm, but they fail to note the greatest prescription drug threat to the safety of Americans . . . that the inability to take a drug as it is prescribed . . . exacts a tremendous toll on thousands of American lives every year.

The bottom line is that safety is the foundation of our bill—our legislation not only addresses the safety of imports, but also was the first to provide FDA with the resources to improve inspection of foreign drug plants—many of which produce medications marketed here by U.S. firms which consumers assume to be “domestic.” They have also failed to understand that we have left no stone unturned to assure importation will be safe . . . why we require FDA approval of all imported drugs . . . that the agency regulate, inspect and monitor those who handle medications . . . that we require strong production, process, and controls, improved labeling, anti-counterfeiting technology and tracking of shipments to assure the security of medications. We don’t rely on “certifying safety”—this legislation ensures safety.

Indeed when all the provisions of this legislation are considered, this legislation will set a new standard for domestic drug safety. Because, right now—today—many of the drugs which Americans use every day are in fact manufactured in foreign factories. Yet today foreign plants are seldom inspected—it can be as many as 12 years between inspections. The facts is, global sourcing
of production to lower cost countries— including those with inadequate regulatory oversight—means that FDA simply must be examining all facilities where our medications are made.

Under our bill, such plants—and in fact every step in the drug supply chain—must be inspected and regulated by unsuspected and unregulated foreign manufacturers. And we include long-sought incentives, to improve drug safety such as anti-counterfeiting technologies, drug “pedigrees,” and improved regulation and oversight of the handling of medication drugs.

At the same time, this legislation will ensure that importation is effective in delivering savings to consumers. The Congressional Budget Office reports our bill will generate savings of $9.4 billion to the Federal Government alone. Isn’t that exactly the kind of savings we should achieve at a time of escalating health care costs?

So it is clear that the time for enactment of this legislation is certainly long enough. Today the need for this legislation is actually greater . . . not less. Among working age adults—only those with Medicare coverage saw any improvement in their ability to fill their prescriptions. All others saw a rise in the cost and difficulty of obtaining the needed medications! Among the uninsured more than 1 in 3 individuals went without a required prescription—and in those with chronic disease that number doubles! So despite manufacturer assistance programs—despite the increased use of generics—the high and escalating cost of brand name drugs is directly impacting the health of millions.

It is indeed time to engender more competition, and the more affordable pricing that will bring. That is why I look forward to moving forward together to see passage of our bill this year.

By Mr. CARDIN (for himself and Ms. MIKULSKI):

S. 324. A bill to amend the Chesapeake And Ohio Canal Development Act to extend to the Chesapeake and Ohio Canal National Historical Park Commission; to the Committee on Energy and Natural Resources.

Mr. CARDIN. Mr. President, today I am proud to re-introduce legislation to support greater public involvement in the administration of one of Maryland’s most treasured National Park. The Chesapeake and Ohio Canal National Historical Park Advisory Commission Act ensures that the communities located along the 184.5 mile long C&O Canal National Historical Park have a voice with the National Park Service regarding decisions affecting the administration of the Park. The Commission keeps the people and small businesses most affected by the operation of the C&O Canal National Historical Park informed and involved in the Park’s development. The Commission provides the vital link between the affected committee that the Park runs through and the National Park Service. This provides the Commission ensures that the public is engaged in the numerous processes surrounding operational policy and infrastructure maintenance and restoration projects on the C&O Canal National Historic Park. The Commission plays a vital consultative and role in creating and planning the Park’s activities and operations. The cooperation that has developed between the Commission and the National Park Service is an asset to the communities. The Commission serves a purely advisory function and does not have the authority to make binding policy decisions.

The Commission was first established as part of the 1971 Chesapeake and Ohio Canal Development Act sponsored by Rep. Gilbert Gude, R–MD. Every ten years, a bill like mine comes before congress, when the 10-year extension of the Commission’s authorization expires. Three times over a 40-year period extensions bills have passed by unanimous consent and without controversy. My bill is another 10-year extension of the Advisory Commission’s authorization and makes no changes to the Commission’s authority. Legislative precedent has never set an authorization for the Advisory Commission and the Commission has always functioned at a nominal cost.

The General Services Administrations’s Federal Advisory Commissions Act database determined that the C&O Canal Advisory Commission’s expenses totaled $33,199 for the years 2007. All expenses came out of the National Park Service’s general operating budget. Expenses covered the cost of travel for commission members, $295, Federal staff time, $26,074, and miscellaneous expenses, $4,590, like meeting space, printing, supplies and website maintenance.

The National Park System is a showcase of America’s natural and historical treasures. So much of the National Park System’s success is rooted in the citizen stewardship projects and the involvement of caring citizens and community leaders. Like so many of our National Parks the C&O Canal National Historical Park has an extensive backlog of maintenance and repair projects. The Commission plays a critical role in helping keep these projects moving forward and assisting the National Park Service with their completion because there is recognition of the shared responsibility between the Park Service and the Commission about the importance of continuing to make the Park a desirable tourism and outdoor recreation destination. The Commission provides that bridge between the government and public. I urge my colleagues to support this bill.

Mr. President, I ask unanimous consent that the text of the bill be printed in the RECORD.

There being no objection, the text of the bill was ordered to be printed in the RECORD, as follows:

S. 324

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

February 10, 2011

S646

SEC. 1. CHESAPEAKE AND OHIO CANAL NATIONAL HISTORICAL PARK COMMISSION.

Section 8(c) of the Chesapeake and Ohio Canal Development Act (18 U.S.C. 4104–4104g) is amended by striking “40” and inserting “50”.

SUBMITTED RESOLUTIONS

SENATE RESOLUTION 47—RECOGNIZING THE IMPORTANCE OF BIOSecurity AND AGRO-DEFENSE IN THE UNITED STATES

Mr. ROBERTS (for himself and Mr. MORGAN) submitted the following resolution; which was referred to the Committee on Agriculture, Nutrition, and Forestry:

S. Res. 47

Whereas following the attacks of September 11, 2001, the Nation took notice of the global threat of terrorism; 

Whereas the new reality after the attacks of September 11, 2001, led to an increase of resources focused on combating attack from the enemies of the United States; 

Whereas Congress established the Department of Homeland Security in 2002 with the intent of meeting the challenges plaguing our Nation; 

Whereas the attacks made visible the vulnerability of our food supply and agriculture economy; 

Whereas the President of the United States issued a Homeland Security Directive entitled the “Defense of United States Agriculture and Food” on January 30, 2004; 

Whereas the Department of Homeland Security in partnership with the Department of Agriculture recognized the challenges of agroterrorism early on; 

Whereas the Commission on the Prevention of Weapons of Mass Destruction Proliferation and Terrorism assessed in its 2008 report entitled “World At Risk”, “the U.S. government has invested most of its non-proliferation and diplomatic capital in preventing nuclear terrorism. The Commission believes that it should make the more likely threat—bioterrorism—a higher priority by elevating the priority of the biological weapons threat will it be possible to bring about substantial improvements in global biosecurity” ; and 

WHEREAS the threat of attack from the enemies of the United States continues and there is much remaining work: Now, therefore, be it

Resolved, That it is the sense of the Senate that—

(1) while the United States continues to combat terrorism in all forms around the world, the health security, and health of our livestock and agriculture commodities must not be forgotten; 

(2) research and investment in biosecurity and biosafety should remain a top priority for Congress; 

(3) providing the resources, both intellectually and materially, for the advancement of vaccines and hopeful eradication of deadly pathogens and emerging zoonotic disease is an integral part of providing homeland defense; 

(4) a laboratory capable of handling such deadly diseases is necessary to meet the demand for such resources, and such laboratory should be constructed to the highest standards of safety and security, and should meet the requirements of a biosafety level 4 laboratory; 

(5) without the tools necessary to protect the citizens, agriculture economy, and food supply of the United States, the United States remains vulnerable to attack and chaos; 

(6) the world depends on the food and fiber that the United States produces; 

(7) the world depends on the leadership of the United States in science and technology; 

(8) the United States must remain the leader in the fight against bioterrorism; and 

(9) biosecurity and agrodefense are achievable goals for the United States in the global war on terrorism.

CONGRESSIONAL RECORD — SENATE

February 10, 2011

S648

Whereas on Sunday, February 6, 2011, the Green Bay Packers defeated the Pittsburgh Steelers when they scored 25 in Super Bowl XLV, in Arlington, Texas; 

Whereas the victory marks the thirteenth championship victory in the Green Bay Packers, the most of any team in the history of the National Football League, and the fourth Super Bowl win for the Green Bay Packers; 

Whereas the victory brings the Vince Lombardi Trophy, which was named after the legendary Green Bay Packers coach, back to Green Bay, Wisconsin, also known as “Titletown, U.S.A.”; 

Whereas the Green Bay Packers are publicly owned by diehard fans of the team, making the team unique in professional sports; 

Whereas the Green Bay Packers are known all over the world for their devoted fans, as demonstrated by the nearly 300 consecutive sellout games at Lambeau Field, the home field of the Green Bay Packers, and a season ticket waiting list that contains more than 80,000 names; 

Whereas the Green Bay Packers never trailed an opponent by more than 7 points during the entire 2010-2011 season; 

Whereas the Green Bay Packers overcame injuries to multiple players to secure a berth in the playoffs on the final day of the regular season, following must-win games in the final 2 weeks of the season against the New York Giants and Chicago Bears; 

Whereas the Green Bay Packers defeated the top 3 seeded teams in the National Football Conference to advance to the Super Bowl, and became the only the second 6th-seed to win the Super Bowl; 

Whereas the Green Bay Packers won the Super Bowl due to contributions from an exceptional offense, led by Super Bowl Most Valuable Player Aaron Rodgers’ 304-yard, 3-touchdown performance, and a superb defense that forced 3 turnovers, including Nick Collins’ 37-yard interception return for a touchdown; and 

Whereas Head Coach Mike McCarthy, General Manager Ted Thompson, and President Mark Murphy compiled a team that exemplified the hard work, discipline, determination, and humility of Green Bay, Wisconsin, the home city of the Green Bay Packers: Now, therefore, be it

Resolved, That the Senate—

(1) congratulates the Green Bay Packers on winning Super Bowl XLV; and 

(2) requests the Secretary of the Senate to transmit an enrolled copy of this resolution to—

(A) the Head Coach of the Green Bay Packers, Mike McCarthy; 

(B) the General Manager of the Green Bay Packers, Ted Thompson; and 

(C) the President of the Green Bay Packers, Mark Murphy.

AMENDMENTS SUBMITTED AND PROPOSED

SA 60. Ms. SNOWE (for herself and Mr. PRYOR) submitted an amendment intended to be proposed by her to the bill S. 223, to modernize the air traffic control system, improve the safety, reliability, and availability of transportation by air in the United States, provide modernization of the air traffic control system, reauthorize the Aviation Administration, and for other purposes; which was ordered to lie on the table.

SA 61. Mr. RUHIL (for himself and Mr. MENENDEZ) submitted an amendment intended to be proposed by him to the bill S. 223, supra; which was ordered to lie on the table.

SA 62. Mr. COBURN submitted an amendment intended to be proposed by him to the bill S. 223, supra; which was ordered to lie on the table.

SA 63. Mr. COBURN submitted an amendment intended to be proposed by him to the bill S. 223, supra; which was ordered to lie on the table.

SA 64. Mr. COBURN submitted an amendment intended to be proposed by him to the bill S. 223, supra; which was ordered to lie on the table.

SA 65. Ms. CANTWELL submitted an amendment intended to be proposed by her to the bill S. 223, supra; which was ordered to lie on the table.

SA 66. Ms. CANTWELL submitted an amendment intended to be proposed by her to the bill S. 223, supra; which was ordered to lie on the table.

SA 67. Mr. LAUTENBERG submitted an amendment intended to be proposed by him to the bill S. 223, supra; which was ordered to lie on the table.

SA 68. Mrs. MURRAY (for herself, Ms. CANTWELL, and Mr. BECHTCH) submitted an amendment intended to be proposed by her to the bill S. 223, supra; which was ordered to lie on the table.

SA 69. Mr. WYDEN (for himself, Mr. MERKLEY, Mrs. MURRAY, Ms. CANTWELL, and Mr. BECHTCH) submitted an amendment intended to be proposed by him to the bill S. 223, supra; which was ordered to lie on the table.

SA 70. Mr. SCHUMER submitted an amendment intended to be proposed by him to the bill S. 223, supra; which was ordered to lie on the table.

SA 71. Mr. SCHUMER submitted an amendment intended to be proposed by him to the bill S. 223, supra; which was ordered to lie on the table.

SA 72. Mr. SCHUMER submitted an amendment intended to be proposed by him to the bill S. 223, supra; which was ordered to lie on the table.

SA 73. Ms. CANTWELL submitted an amendment intended to be proposed by her to the bill S. 223, supra; which was ordered to lie on the table.

TEXT OF AMENDMENTS

SA 60. Ms. SNOWE (for herself and Mr. PRYOR) submitted an amendment intended to be proposed by her to the bill S. 223, to modernize the air traffic control system, improve the safety, reliability, and availability of transportation by air in the United States, provide modernization of the air traffic control system, reauthorize the Aviation Administration, and for other purposes;
control system, reauthorize the Federal Aviation Administration, and for other purposes; which was ordered to lie on the table; as follows:

On page 311, between lines 11 and 12, insert the following:

SEC. 732. PROHIBITION ON EXPANSION OF FLIGHTS TO LOCATIONS IN COUNTRIES OR TERRITORIES THAT ARE STATE SPONSORS OF TERRORISM.

(a) Designated as a State Sponsor of Terrorism Defined.—In this section, the term ‘‘state sponsor of terrorism’’ means, with respect to a country, that the Secretary of State has designated the country as a country that has repeatedly provided support for acts of international terrorism for purposes of—


(2) section 40 of the Arms Export Control Act of 1976 (22 U.S.C. 2778);


(b) Prohibition.—In any fiscal year, the Administrator of the Federal Aviation Administration may not authorize more flights in foreign air commerce (as defined in section 40102 of title 49, United States Code) be authorized in the last fiscal year ending before the date of enactment of this Act.

SA 61. Mr. RUBIO (for himself and Mr. MENENDEZ) submitted an amendment intended to be proposed by him to the bill S. 223, to modernize the air traffic control system, improve the safety, reliability, and availability of transportation by air in the United States, provide modernization of the air traffic control system, reauthorize the Federal Aviation Administration, and for other purposes; which was ordered to lie on the table; as follows:

On page 311, between lines 11 and 12, insert the following:

SEC. 207. FEDERAL SHARE OF AIRPORT IMPROVEMENT PROJECT COSTS.

(a) In General.—Section 47109(a) of title 49, United States Code, is amended by striking ‘‘90 percent’’ each place it appears and inserting ‘‘75 percent’’.

(b) PROJECT COSTS FOR AIRPORTS TRANSITIONING FROM SMALL HUB TO MEDIUM HUB AIRPORTS.—Section 47109(a) of title 49, United States Code, as added by section 209(a)(2) of this Act, is further amended by striking ‘‘95 percent’’ and inserting ‘‘75 percent’’.

SA 63. Mr. COBURN submitted an amendment intended to be proposed by him to the bill S. 223, to modernize the air traffic control system, improve the safety, reliability, and availability of transportation by air in the United States, provide modernization of the air traffic control system, reauthorize the Federal Aviation Administration, and for other purposes; which was ordered to lie on the table; as follows:

Strike section 207 and insert the following:

SEC. 207. FEDERAL SHARE OF AIRPORT IMPROVEMENT PROJECT COSTS.

(a) In General.—Section 47109(a) of title 49, United States Code, is amended by striking ‘‘90 percent’’ each place it appears and inserting ‘‘75 percent’’.

(b) PROJECT COSTS FOR AIRPORTS TRANSITIONING FROM SMALL HUB TO MEDIUM HUB AIRPORTS.—Section 47109(a) of title 49, United States Code, as added by section 209(a)(2) of this Act, is further amended by striking ‘‘95 percent’’ and inserting ‘‘75 percent’’.

SA 64. Mr. COBURN submitted an amendment intended to be proposed by him to the bill S. 223, to modernize the air traffic control system, improve the safety, reliability, and availability of transportation by air in the United States, provide modernization of the air traffic control system, reauthorize the Federal Aviation Administration, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 207. FEDERAL SHARE OF AIRPORT IMPROVEMENT PROJECT COSTS.

(a) In General.—Section 47109(a) of title 49, United States Code, is amended by striking ‘‘90 percent’’ each place it appears and inserting ‘‘75 percent’’.

(b) PROJECT COSTS FOR AIRPORTS TRANSITIONING FROM SMALL HUB TO MEDIUM HUB AIRPORTS.—Section 47109(a) of title 49, United States Code, as added by section 209(a)(2) of this Act, is further amended by striking ‘‘95 percent’’ and inserting ‘‘75 percent’’.

SEC. 733. PROHIBITION ON EXPANSION OF FLIGHTS TO LOCATIONS IN COUNTRIES OR TERRITORIES THAT ARE STATE SPONSORS OF TERRORISM.

(a) Designated as a State Sponsor of Terrorism Defined.—In this section, the term ‘‘state sponsor of terrorism’’ means, with respect to a country, that the Secretary of State has designated the country as a country that has repeatedly provided support for acts of international terrorism for purposes of—


(2) section 40 of the Arms Export Control Act of 1976 (22 U.S.C. 2778);


(b) Prohibition.—In any fiscal year, the Administrator of the Federal Aviation Administration may not authorize more flights in foreign air commerce (as defined in section 40102 of title 49, United States Code) be authorized in the last fiscal year ending before the date of enactment of this Act.

Notwithstanding section 47109(a) of title 49, United States Code, section 47109(e) of such title (as added by section 209(a)(2) of this Act), or any other provision of law, the United States Government’s share of allowable project costs for a grant made under chapter 471 of title 49, United States Code, for an airport improvement project is—

(1) for fiscal year 2012, 85 percent;

(2) for fiscal year 2013, 90 percent; and

(3) for fiscal year 2014, 75 percent.

SA 65. Ms. CANTWELL submitted an amendment intended to be proposed by her to the bill S. 223, to modernize the air traffic control system, reauthorize the Federal Aviation Administration, and for other purposes; which was ordered to lie on the table; as follows:

On page 80, beginning with line 8 strike through line 25 on page 83 and insert the following:

(a) OBP AIRPORT PROCEDURES.—

(1) In general.—Within 6 months after the date of enactment of this Act, the Administrator of the Federal Aviation Administration shall publish a report, after consultation with representatives of appropriate Administration employee groups, airport operators, air carriers, general aviation representatives, and air carriers and avionics manufacturers, and third parties that have received letters of qualification from the Administration to design and validate required navigation performance flight paths for public use (in this section referred to as ‘‘qualified third parties’’), that includes the following:

(A) RNP operations.—A list of required navigation performance procedures (as defined in FAA order 5200.22(d)) to be developed, certified, and published, and the air traffic control operational changes, to maximize the efficiency and capacity of NextGen commercial operations at the 137 small, medium, and large hub airports. The Administrator shall clearly identify each required navigation performance operation that is an overlay of an existing instrument flight procedure.

(B) COORDINATION AND IMPLEMENTATION ACTIVITIES.—A description of the activities and operational changes required to coordinate and to utilize those procedures at each of the airports in subparagraph (A).

(C) IMPLEMENTATION PLAN.—A plan for implementation of those procedures that establishes—

(i) clearly defined budget, schedule, project organization, environmental, and leadership requirements;

(ii) specific implementation and transition steps;

(iii) coordination and communication mechanisms with qualified third parties;

(iv) specific procedures for engaging the appropriate Administration employee groups to ensure that human factors, training, and other issues surrounding the adoption of required navigation performance procedures in the en route and terminal environments are addressed;

(v) baseline and performance metrics for measuring the Administration’s progress in implementing the plan, including the percentage utilization of required navigation performance in the National Airspace System;

(vi) outcome-based performance metrics to measure progress in implementing RNP procedures that reduce threat and emissions; and

(vii) a description of the software and database information, such as a current version
of the Noise Integrated Routing System or the Integrated Noise Model that the Administration will need to make available to qualified third parties to enable those third parties to develop, in a cooperative manner, other air traffic control system, improve the safety, and accessibility of copies and accept-

SA 66. Ms. CANTWELL submitted an amend ment intended to be proposed by her to the bill S. 223, to modernize the air traffic control system, improve the safety, reliability, and availability of transportation by air in the United States, provide modernization of the air traffic control system, reauthorize the Federal Aviation Administration, and for other purposes; which was ordered to lie on the table; as follows:

Beginning on page 252, line 19, strike all through page 254, line 2.

SA 67. Mr. LAUTENBERG submitted an amendment intended to be proposed by him to the bill S. 223, to modernize the air traffic control system, improve the safety, reliability, and availability of transportation by air in the United States, provide modernization of the air traffic control system, reauthorize the Federal Aviation Administration, and for other purposes; which was ordered to lie on the table; as follows:

At the end of title VIII, add the following:

SEC. 723. SCREENING LOCATION AND STERILE AREA DEFINED.—In this Act, the terms "screening location" and "sterile area" have the meanings given those terms in section 46301(a)(5)(A)(i) or title 49, Code of Federal Regulations (or any corresponding similar rule or regulation).

(b) INCREASED USE OF SECURITY CAMERAS AT AIRPORTS.—

(1) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Homeland Security shall prescribe regulations that—

(A) require the use of security cameras at all screening locations and all locations where passengers exit the sterile area at airports in the United States; and

(B) set forth requirements for the use, maintenance, and testing of security cameras and other technological devices used for security at airports in the United States; and

(C) specify that employees of the Transportation Security Administration have access to all security cameras and devices described in subparagraph (B) and data or recordings from such cameras and devices that relate to airport security, including standards for—

(i) the timing of such access;

(ii) the accessibility of copies and acceptable formats for such data or recordings;

(iii) the period for which such data or recordings must be maintained; and

(iv) the permissible use of such data or recordings.

(2) INTERIM REGULATIONS.—The Secretary of Homeland Security may issue interim final rules under paragraph (1) without regard to the provisions of chapter 5 of title 5, United States Code, which was ordered to lie on the table; as follows:

On page 256, between lines 19 and 20, insert the following:

SEC. 614. AEROSPACE WORKFORCE CENTERS OF EXCELLENCE.

(a) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Commerce, in coordination with the Administrator of the National Aeronautics and Space Administration or the heads of other Federal agencies, as appropriate, shall leverage existing resources to establish a program to develop
education and career pathways in occupations within existing or emerging sectors in a regional aerospace industry cluster through grants or other measures, including reimbursable agreements with other Federal agencies.

(b) PARTICIPATION IN PROGRAM.—The Secretary shall ensure that participation in the program established under subsection (a) includes:

(1) employers or employer groups in the regional aerospace industry cluster;

(2) educational and research institutions that have existing facilities and experience in research, development, and commercialization in the aerospace industry;

(3) institutions of higher education (including community colleges) with experience providing education and training for aerospace industry jobs;

(4) high schools with demonstrated experience in providing career and technical education and training in occupations related to the aerospace industry;

(5) a State or local workforce investment board established under section 111 or 117 of the Workforce Investment Act of 1998 (29 U.S.C. 2921 and 2922, as appropriate); and

(6) representatives of workers in the regional aerospace industry cluster; and

(7) other appropriate organizations.

(c) Grant Programs.—The Secretary shall require applicants to submit an application, at such time and in such a manner as the Secretary may reasonably require. The application shall contain a description of the eligible participants under subsection (b) and shall require applicants to describe how participants will work together to accomplish the purposes of the program.

(d) DESIGNATION AS CENTERS OF EXCELLENCE.—

(1) IN GENERAL.—The Secretary and the Administrator of the Federal Aviation Administration shall award grants to not fewer than 10 and not more than 20 entities designated as Regional Centers of Excellence in Aerospace Career Pathways.

(2) CONSIDERATIONS.—In making designations under paragraph (1), the Secretary and the Administrator shall—

(A) consider the existing aerospace industry presence and aerospace-related educational programs, training, and research and development activities in the region; and

(B) take any necessary measures to ensure—

(i) an equitable geographic distribution of funds; and

(ii) an appropriate balance in addressing the needs of aerospace industry segments.

SA 69. Mr. WYDEN (for himself, Mr. MERKLEY, Mrs. MURRAY, Ms. CANTWELL, and Mr. BERCHICH) submitted an amendment intended to be proposed by him to the bill S. 223, to modernize the air traffic control system, improve the safety, reliability, and availability of transportation by air in the United States, provide modernization of the air traffic control system, reauthorize the Federal Aviation Administration, and for other purposes; which was ordered to lie on the table; as follows:

SEC. 733. FLIGHT OPERATIONS AT RONALD REAGAN NATIONAL AIRPORT.

(a) NUMBER OF EXEMPTIONS.—Section 41718 is amended—

(1) in subsection (a), by striking “six” and inserting “eight”; and

(2) in subsection (b), by striking “ten” and inserting “twelve”;

(3) in subsection (c)(3)(B), by striking “four” and inserting “six”.

(b) SCHEDULING PRIORITIES.—Section 41718 is amended—

(1) by redesignating subsections (e) and (f) as subsections (f) and (g), respectively; and

(2) by inserting after subsection (d) the following:

“(e) SCHEDULING PRIORITIES.—In administering this section, the Secretary shall afford a scheduling priority to operations conducted by new entrant and limited incumbent air carriers conducted by other air carriers granted exemptions pursuant to this section, with the highest scheduling priority afforded to beyond-perimeter operations conducted by new entrant and limited incumbent air carriers.”.

(c) ALLOCATION OF BEYOND-PERIMETER EXEMPTIONS.—Section 41718(c) is amended by adding at the end the following:

“(5) SLOTS.—The Administrator of the Federal Aviation Administration shall reduce by 30 the slots available for air carriers at Ronald Reagan Washington National Airport during a 24-hour period by eliminating slots during the 1-hour periods beginning at 9:00 a.m., 10:00 a.m., and 11:00 a.m. that are available for allocation, in order to grant exemptions under subsections (a) and (b).

(d) WITHIN-PERIMETER EXEMPTION CRITERIA.—Section 41718(b) is amended—

(1) by redesignating paragraphs (4) and (5) as paragraphs (5) and (6), respectively; and

(2) by inserting after paragraph (3) the following:

“(d) To State capitals.”.

(e) UPDATING THE DCA ACCESS STANDARD SECURITY PLAN.—Section 44715 is amended by adding at the end the following:

“(1) IN GENERAL.—Notwithstanding section 47502, not later than the date that is 1 year after the date after the date of the enactment of the FAA Air Transportation Modernization and Safety Improvement Act, the Administrator of the Federal Aviation Administration shall prescribe—

“(A) standards to measure helicopter noise; and

“(B) regulations to control helicopter noise pollution in residential areas.

“(2) RULEMAKING WITH RESPECT TO REDUCING HELICOPTER NOISE POLLUTION IN NASQU AND SUFFOLK COUNTIES IN NEW YORK STATE.—In GENERAL.—Notwithstanding section 47502, not later than the date that is 1 year after the date of the enactment of the FAA Air Transportation Modernization and Safety Improvement Act, and before finalizing the regulations required by paragraph (1), the Administrator shall prescribe regulations with respect to helicopters operating in the counties of Nassau and Suffolk in the State of New York that include—

“(i) requirements with respect to the flight paths and altitudes of helicopters flying over those counties to reduce helicopter noise pollution; and

“(iii) penalties for failing to comply with the requirements described in clause (i).

“(4) APPLICABILITY OF CERTAIN RULEMAKING PROCESSES.—The requirements of Executive Order 12866 (58 Fed. Reg. 51735; relating to regulatory planning and review) (or any successor thereto) shall not apply to regulations prescribed under this paragraph (A).

“(5) EXCEPTIONS FOR EMERGENCY, LAW ENFORCEMENT, AND MILITARY HELICOPTERS.—In prescribing standards and regulations under paragraphs (1) and (2), the Administrator may provide for exceptions to any requirements with respect to reducing helicopter noise pollution in residential areas for helicopter activity related to emergency, law enforcement, or military activities.”.

SA 70. Mr. SCHUMER submitted an amendment intended to be proposed by him to the bill S. 223, to modernize the air traffic control system, improve the safety, reliability, and availability of transportation by air in the United States, provide modernization of the air traffic control system, reauthorize the Federal Aviation Administration, and for other purposes; which was ordered to lie on the table; as follows:

SEC. 808. FEES FOR CARRY-ON BAGGAGE TREATMENT FOR TAXABLE TRANS- PORTATION.

(a) IN GENERAL.—Subsection (e) of section 4261 is amended by adding at the end the following new paragraph:

“(6) AMOUNTS PAID FOR CARRY-ON BAGGAGE.—Any amount paid for baggage person-
The resolution (S. Res. 48) was agreed to. The preamble was agreed to. The resolution, with its preamble, reads as follows:

S. Res. 48

Whereas on Sunday, February 6, 2011, the Green Bay Packers defeated the Pittsburgh Steelers with a score of 31 to 25 in Super Bowl XLV, in Arlington, Texas;

Whereas the victory marks the thirteenth championship win for the Green Bay Packers, the most of any team in the history of the National Football League, and the fourth Super Bowl win for the Green Bay Packers;

Whereas the victory was sealed by a Nick Collins’ 37-yard interception return for a touchdown; and

Resolved, That the Senate—

(1) congratulates the Green Bay Packers on winning Super Bowl XLV; and

(2) respectfully requests the Secretary of the Senate to transmit an enrolled copy of this resolution to—

(A) the Head Coach of the Green Bay Packers, Mike McCarthy;

(B) the General Manager of the Green Bay Packers, Ted Thompson; and

(C) the President of the Green Bay Packers, Mark Murphy.

CONGRATULATING THE GREEN BAY PACKERS ON WINNING SUPER BOWL XLV

Ms. KLOBUCHAR. Mr. President, I ask unanimous consent that the resolution (S. Res. 48) be referred to the Committee on Commerce, Science, and Transportation for an appropriate report. Without objection, it is so ordered.

The clerk will report the resolution by title.

The assistant legislative clerk reads the resolution (S. Res. 48) congratulating the Green Bay Packers on winning Super Bowl XLV.

There being no objection, the resolution was agreed to.

Ms. KLOBUCHAR. Mr. President, I ask unanimous consent that the resolution be referred to the Committee on Commerce, Science, and Transportation for an appropriate report. Without objection, it is so ordered.

The clerk will report the resolution by title.

The assistant legislative clerk reads the resolution (S. Res. 48) congratulating the Green Bay Packers on winning Super Bowl XLV.

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The clerk will report the resolution by title.

The assistant legislative clerk reads the resolution (S. Res. 48) congratulating the Green Bay Packers on winning Super Bowl XLV.

There being no objection, the resolution was agreed to.
EXTENDING COUNTERTERRORISM AUTHORITIES

SPEECH OF
HON. BETTY MCCOLLUM
OF MINNESOTA
IN THE HOUSE OF REPRESENTATIVES

Tuesday, February 8, 2011

Ms. McCOLLUM. Mr. Speaker, I firmly believe that we can fight terrorism and keep our communities safe without sacrificing the rights and liberties that generations of Americans have fought so hard to secure. H.R. 514 fails this critical test, and I will vote to oppose it.

Without a single hearing, committee vote, or even the opportunity to offer amendments, this legislation extends provisions that give the Federal Government sweeping authority to spy on U.S. citizens. One such provision allows the government to obtain “any tangible thing” in its anti-terrorism investigation—including library or bookstore records—regardless of its relevance to the case. Another provision allows federal law enforcement to obtain wiretaps without being required to identify the person, building, or business being spied upon to a secret court. During the Bush Administration, the Justice Department used this authority to illegally wiretap American citizens. Evidence of past abuses demand that the Patriot Act be reformed with stricter oversight and better safeguards to ensure security does not come at the cost of our Constitutional freedoms.

The threat of terrorism is real and persistent. My first priority as a Member of Congress is to keep America safe. Be assured I will continue working with President Obama and my colleagues in Congress to ensure that all levels of law enforcement have the tools and flexibility they require.

HONORING RONALD AND DORIS RAMSEY

HON. HENRY C. “HANK” JOHNSON, JR.
OF GEORGIA
IN THE HOUSE OF REPRESENTATIVES

Thursday, February 10, 2011

Mr. JOHNSON of Georgia. Mr. Speaker, I submit the following:

Whereas, Ronald and Doris Ramsey are celebrating twenty-five years (25) in marriage today in Lithonia, Georgia; and

Whereas, on May 10, 1985 because of their union then, our community today has been celebrating twenty-five (25) years in marital bliss; and

Whereas, Ronald and Doris Ramsey are distinguished citizens of our district, they are spiritual warriors, persons of compassion, fearless leaders and servants to all, but most of all visionaries who have shared not only with their family, but with our District their passion to improve the lives of others; and

Whereas, the U.S. Representative of the Fourth District of Georgia has set aside this day to honor and recognize Ronald and Doris Ramsey as they celebrate their Silver Anniversary, twenty-five (25) years in marital bliss; Now Therefore, I, HENRY C. “HANK” JOHN- son, Jr. do hereby proclaim May 10, 2010 and May 29, 2010 as Ronald and Doris Ramsey Day in the 4th Congressional District.

Proclaimed, This 10th day of May, 2010.

HON. SCOTT GARRETT
OF NEW JERSEY
IN THE HOUSE OF REPRESENTATIVES

Thursday, February 10, 2011

Mr. GARRETT. Mr. Speaker, on rollcall No. 26, due to an unexpected family health emergency, I was unable to make rollcall No. 26. Had I been present, I would have voted “yea.”

HON. EDOLPHUS TOWNS
OF NEW YORK
IN THE HOUSE OF REPRESENTATIVES

Thursday, February 10, 2011

Mr. TOWNS. Mr. Speaker, I stand before you today to voice my unequivocal support of the right of the 600,000 residents of the District of Columbia to be self-governed. There is no reason on Earth that these American citizens must take orders from the federal government on how best to use locally-collected tax dollars. The federal government already dictates to them how they must use their federal taxes. Now this body wants to deny them the freedom to decide what to do with their local taxes.

We have heard a lot of talk in recent days about how much we as Americans cherish our freedom and liberty. Yet, there are those among us who believe that freedom and liberty ends for residents of the District of Columbia when they make decisions contrary to their wishes and beliefs. The District of Columbia, like any other local jurisdiction, should have the right to pass its own laws and spend its own local-taxpayer raised funds without congressional interference.

I am certain most of you would resist federal interference in the local affairs of your cities and counties. Whether it involves matters of health, safety or the education of children in your Districts—these are decisions best left to the people who must live or die with their choices.

Who are we in this body to ram our beliefs and ideology down the throats of others? I understand why my colleague Congresswoman ELEANOR HOLMES NORTON and the people of the District of Columbia are angry and upset. I urge you to let the people of the District of Columbia decide what to do with their tax dollars.

If liberty and selfgovernment is available for some Americans, then it should be given to all Americans.

HON. RODNEY ALEXANDER
OF LOUISIANA
IN THE HOUSE OF REPRESENTATIVES

Thursday, February 10, 2011

Mr. ALEXANDER. Mr. Speaker, I rise today in celebration of the life and achievements of Mrs. Bernice Cleveland, who passed away on January 6, 2011 in Minden, La.

Mrs. Cleveland was a passionate humani- tarian who dedicated 40 years of service to children and families in the Boyce and Lena areas. For decades, she worked for the Louisiana Head Start Program through the Bo Peep Head Start Center in Boyce, La., teaching the pre-school age group. Her daughter, Sheila Joyce Bryant, says “She had a passion for children and believed you must have patience in dealing with the little ones.”

For her devotion to Head Start, Mrs. Cleve- land received numerous awards and accolades, such as Excellence in Teaching, Excel- lence in Attendance, and in August of 2005, she was recognized with the 40 Years of Service Award by the Cenla Community Ac- tion Committee, Inc.—Louisiana Head Start Program.

Mrs. Cleveland had two brothers, Joseph Jones, Jr. and Nathaniel Jones, Sr., and one sister, Miss Etta Mae Jones, who preceded her in death. She leaves behind her adoring husband, James “Ted” Floyd Cleveland, her loving daughter, Sheila, and two grand- daughters, Rachel Joyce Bryant and Bathsheba Felicie Bryant.

Upon her marriage in 1953, Mrs. Cleveland joined her mother-in-law, the late Cora Bea- trice Cleveland, and united with Good Hope Missionary Baptist Church where she faithfully served for 50 years. In May 2009, she received a Christian Service Award by the Louisi- ana Baptist State Convention, and since 1956, she has been a member of the Queen Esther Household of Ruth, No. 2853. She was
also heavily involved in the church, singing in the sanctuary choir, teaching Sunday and vacation bible schools and working with the youth department.

Mr. Speaker, I ask my colleagues to join me in paying tribute to the late Mrs. Bernice Cleveland. Her altruistic nature and selfless dedication warrant this laudable recognition. For her unyielding efforts to help others, Mrs. Cleveland leaves this world a better place.

**GUARDIANS OF FREEDOM ACT OF 2011**

**HON. NICK J. RAHALL II**

**OF WEST VIRGINIA**

**IN THE HOUSE OF REPRESENTATIVES**

**Thursday, February 10, 2011**

Mr. RAHALL. Mr. Speaker, today, I rise on behalf of all of West Virginia’s National Guard and proudly introduce the Guardians of Freedom Act of 2011—a bill to elevate the Chief of the National Guard Bureau to a position on the Joint Chiefs of Staff.

The National Guard is one of our Nation’s longest standing institutions, empowered by Congress and providing to the States a highly trained and well equipped force to protect life and property.

Over the course of its nearly four hundred year history, the National Guard has remained a dual State-Federal force, providing security on the home front and fighting threats to our Nation and our freedoms all over the globe.

Our National Guardsmen are true American patriots. Theirs is a proud story of tradition, service, sacrifice, and uncommon acts of heroism. They make each of us so very proud.

Aristotle said, “Men acquire a particular quality by constantly acting a particular way. ... you become just, by performing just actions. ... brave by performing brave actions.”

The American people owe an enormous debt of gratitude to our nearly 500,000 men and women members of the National Guard in service to these great United States. These extraordinary individuals maintain the Guard’s multi-mission role—providing nearly 33 percent of America’s combat power globally. Yet, simultaneously and with great skill, from approximately 3,400 community-based armories they serve their fellow citizens in defense of our homeland, and in support to States and local civil authorities and emergency response needs.

West Virginians volunteer for the National Guard at nearly double the national rate. The West Virginia National Guard has 38 units and activities stationed in 22 counties throughout West Virginia, and currently has units deployed in military operations around the world.

Mr. Speaker, for 35 years I have been privileged to represent the people of southern West Virginia, and it is with humble sincerity I say, our West Virginia National Guard is a model example of a commitment to excellence, and professional dedication to America’s defense.

From the home front to the front lines, we call upon our National Guard to fulfill missions of public safety and security on and between our borders here at home, and send them to foreign lands and countries abroad. They are among the first called to aid in a domestic disaster and have oftentimes been the last to leave a battlefield.

This year the National Guard will mark its 375th birthday. Formed as colonial militias, the new colonies in North America depended upon the Guard to protect fellow citizens from Indian attack, foreign invaders, and later to help achieve our independence. Recognizing the military role and mission, the newly formed United States, the Framers of the Constitution empowered Congress to provide for training and equipping the militias.

Since the Guard’s founding and through an historic journey of “call outs” and stand out missions—from the bayou communities ravaged by Hurricane Katrina to the frontiers of freedom during the Cold War—our National Guard has seen its Federal mission change.

Our National Guard has a duty and commitment to the citizens and communities of the States in which these soldiers call “family” and “home.” It is a military service tradition that has been challenged by long-term and multiple deployments to front lines in two active theaters, and in support of missions in all corners of the globe as directed by our Nation’s Commander in Chief.

Therefore, it is not only our duty, it is an absolute necessity, that Congress take action to elevate the Chief of the National Guard Bureau to a position on the Joint Chiefs of Staff to serve as an advocate and liaison for the National Guard of each State to inform of all actions that could affect their Federal or State missions.

In a nation such as ours, it is a stunning reality that today we ask our brothers and sisters, husbands, and wives to serve around the globe to preserve democracy and promote freedom. But in our country, where every voice counts, our Nation’s active duty leadership excludes the voice of the Chief of the National Guard Bureau.

Congress must ensure the National Guard has appropriate input during the planning and budgetary process within the Department of Defense, and end the challenge to live with “after-the-fact” process, as is now the case.

As a member of the Joint Chiefs of Staff, the Chief of the National Guard Bureau would have responsibility and authority to advocate and coordinate the Guard’s warfighting support and force provider mission with its homeland security and support missions to ensure the Guard has the resources to perform its multiple missions and fulfill its Constitutional role to our States.

Mr. Speaker, from the battlefield to the home fields, our National Guard—America’s patriots—exemplifies sacrifice and commitment to duty.

Now more than ever, this Nation is relying upon the Guard to wage combat on foreign soil, and is called upon the home front to respond to domestic disasters and the Guard’s traditional duties. The training, equipping, and deployment of the Guard, and their budget, ought to be matters decided with input from the National Guard Chief at the highest levels of the military echelon. Now more than ever, the Guard needs a seat at the head table.

I urge my colleagues to support the Guardians for Freedom Act of 2011. We have a responsibility to respectfully and gratefully fulfill our duty to support the original intent of our Constitution for each State to maintain an organized militia with integrity, and effectively support and acknowledge the great sacrifice so many willingly make for all of us.

**HONORING PRESIDENT RONALD WILSON REAGAN**

**SPEECH OF**

**HON. MARY BONO MACK**

**OF CALIFORNIA**

**IN THE HOUSE OF REPRESENTATIVES**

**Wednesday, February 9, 2011**

Mrs. BONO MACK. Mr. Speaker I rise today to celebrate the life of President Ronald Reagan.

This week, the nation remembers the late President Ronald Reagan as a remarkable President, beloved entertainer and, most importantly, a great American. President Reagan saw America as a beacon of hope and freedom. His strong leadership guided our nation through a challenging and difficult chapter in America’s history. He helped restore the hope that inspired the people to once again believe in themselves and carry on to achieve what was once thought the unachievable.

One of my greatest thrills was welcoming President Reagan to our desert community when I served as First Lady of Palm Springs. Considered one of the nation’s best Presidents, I saw firsthand his love of country and his ability to connect with people.

Revered for his leadership and tenacity, Ronald Reagan relentlessly fought for freedom throughout the world. A man of humble origins, he became an iconic symbol for democracy and the American way of life as President of the United States.

I am thankful for President Reagan’s service to our nation and what he gave this country as an entertainer and as a public servant. I extend my personal appreciation to First Lady Nancy Reagan who supported her husband so steadfastly in his work and carries on his legacy today.

Thank you, Mr. Speaker, for this opportunity to honor this great American.

**HONORING THE LIFE OF PRIVATE FIRST CLASS ZACHARY SALMON**

**HON. GEOFF DAVIS**

**OF KENTUCKY**

**IN THE HOUSE OF REPRESENTATIVES**

**Thursday, February 10, 2011**

Mr. DAVIS of Kentucky. Mr. Speaker, on January 12, 2011, Private First Class Zachary Salmon died from his injuries after sustaining small arms fire in Kunar Province, Afghanistan.

Salmon enlisted in the Army in March 2010 and was assigned to the 32nd Cavalry Regiment, 101st Airborne Division, stationed at Fort Campbell, Kentucky.

A devoted family member and father, Salmon grew up in Harrison, Ohio. He was a 2008 graduate of Pigeon Forge High School in Tennessee and most recently lived in Hebron, Kentucky before joining the Army.

His awards and decorations include the National Defense Service Medal, the Global War on Terrorism Medal, the Army Service Ribbon and the Combat Action Badge.

He leaves behind his three-year-old son North; his mother, Sonya Christian; his stepfather, who live in Hebron; his father, Steven Salmon, of Hamilton, OH; a brother, Steven Salmon of Hamilton; and two sisters, Kelsi Salmon and Katrin Maurer.
Pfc. Salmon, who served as a cavalry scout, joined the Army because he wanted to better himself and to make his son proud. By giving his life for the freedom of others, we are reminded of the great price at which our freedom is preserved.

We are all deeply indebted to the service and sacrifice of Private First Class Zachary Salmon, and our thoughts and prayers are extended to his family and friends as we celebrate his life and accomplishments.

HONORING THE LIFE OF JUNE WHEELER PEACH

HON. RODNEY ALEXANDER
OF LOUISIANA
IN THE HOUSE OF REPRESENTATIVES
Thursday, February 10, 2011

Mr. ALEXANDER. Mr. Speaker, I rise today to honor the life and achievements of Mrs. June Wheeler Peach, who passed away at her home on January 31 at the age of 72.

Mrs. Peach was a renowned community activist and passionate humanitarian who dedicated her time to countless organizations and charities. For much of her adult life, Mrs. Peach was active in the operation and financing of organizations as well as devoting her energy to care for the elderly. For the past 34 years, she served on the Board of the Louisiana Nursing Home Association—working on almost every committee and in every role possible. At the time of her passing, she served on the Executive Committee and as Secretary of the LNHA, a position she held for the last 32 years.

In addition, Mrs. Peach was involved in other community outreach efforts including: the Governor's Commission on HIV/AIDS, the Department of Health and Hospitals Advisory Committee on Medicaid, Alexandria Town Talk Advisory Board, Vo-Technical College, Salvation Army, Little Theatre’s Sheltered Workshop, Food Bank of CenLa, Central Louisiana Coalition to Prevent Homelessness, Retired Senior Volunteer Program, Cabrini Foundation, Rapides Primary Health Care, Region 6 Health Care Consortium, Central Louisiana Health Care Ethics Coalition, Regional Special Olympics, Central Louisiana Community Foundation,YWCA, Alzheimer’s Association and Chairman of the Board of Trustees of Canterbury House.

Mrs. Peach was also heavily affiliated with Friendship House, a nonprofit day-care facility for adults who can no longer care for themselves, as well as an active member of her beloved place of worship, Horseshoe Drive United Methodist Church.

For her unyielding efforts to help others, Mrs. Peach earned countless professional and civic awards, and even had the mayor declare October 10, 2008 “June Peach Day.”

Beyond her humanitarian and professional contributions, Mrs. Peach was a caring wife, mother and grandmother. She was preceded in death by her husband, John Hill Peach III; parents, Henry Paul and Myrtle Wurster Wheeler; brothers, Jack Glen Wheeler, Harvey March Wheeler and Henry Paul Wheeler; and sister, Alice Wheeler Newkirk. She leaves behind her sons, John Henry Peach and Tom Glen Peach and wife, Jennifer; daughters, Tammy Peach Lee and husband, John; and Cindy Peach Branhm; brother, Johnny Wurster Wheeler; sister, Ruby Glen Noe; granddaughters, Laynei Peach Branhm, Tamera Nicole Branhm and Abbey Peach.

To say that Mrs. Peach left her fingerprint on the world is an understatement. She was a friend to many, and deemed a gracious and compassionate person by all who had the good blessing to know her.

Mr. Speaker, I ask my colleagues to join me in paying tribute to the late Mrs. June Wheeler Peach. Her altruistic nature and selfless dedication warrant this laudable recognition.

HAYLEY WHATELEY OF NORTH RICHLAND HILLS SELECTED AS PRUDENTIAL SPIRIT OF COMMUNITY AWARDS DISTINGUISHED FINALIST

HON. MICHAEL C. BURGESS
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES
Thursday, February 10, 2011

Mr. BURGESS. Mr. Speaker, I rise today in recognition of our youth who demonstrate enormous capacity for service. In particular, I would like to commend the selflessness of Hayley Whateley of North Richland Hills, Texas. Ms. Whateley has been selected as a Distinguished Finalist in the 16th annual Prudential Spirit of Community Awards which recognizes top youth volunteers throughout the nation. She was awarded this distinction out of 29,000 other applicants.

Ms. Whateley was only 5 years old when she began a stuffed animal drive for pediatric patients at Cook Children’s Medical Center. Her toy drive has distributed over 20,000 stuffed animals over the past 11 years and a charity toy drive has distributed over 20,000 stuffed animals.

The Prudential Spirit of Community Awards recognizes young people who are making a positive difference in their community, and inspire other young people to follow their example. Ms. Whatley has gone above and beyond these expectations and it is my honor to recognize her and represent her in Congress.

REMEMBERING BISHOP FRANK MUNSEY

HON. PETER J. VISCOSKY
OF INDIANA
IN THE HOUSE OF REPRESENTATIVES
Thursday, February 10, 2011

Mr. VISCOSKY. Mr. Speaker, it is with deep sadness and the utmost respect that I take this time to remember a dear friend and one of Indiana’s most distinguished citizens, Bishop Frank Munsey, founder of Family Christian Center in Munster, Indiana. On Saturday, February 5, 2011, Bishop Frank Munsey passed away at the age of 80. Known for his commitment to the church and his mission work, Bishop Munsey will surely be missed by his family, friends, parishioners, and the many people whose lives he influenced.

Bishop Frank Munsey and his wife, Ruth, founded their church in 1953. Initially, the church was named Evangelistic Temple and located in Hammond, Indiana. The church’s congregation continued to grow, and in 1971, Bishop Munsey moved the church to nearby Griffith, Indiana. It was at this time that the church was renamed Family Christian Center. Bishop Munsey’s family has always been very active and dedicated to the Bishop’s aspirations, and in 1985, Pastor Steve Munsey, Frank’s son, took over leadership of the Family Christian Center. In addition to his son, Steve; Bishop Munsey’s daughter-in-law, Melody; grandson, Kent; and Kent’s wife, Alii, serve as Pastors for the church. Due to its continued tremendous growth, in 1999, the church moved to its current location in Munster. Today, because of Bishop Frank Munsey’s commitment, loyalty, and spiritual guidance, as well as the continued leadership and dedication of his son, Pastor Steve Munsey, and families, the Family Christian Center has an astounding following of more than 30,000 parishioners.

In addition to founding and building the Family Christian Center, Bishop Munsey’s passion for missionary work was a significant part of his life. In 1985, he and Ruth became missionaries in Latin America. After seven years of traveling missionary work, they established a Christian school in Bulgaria. In 1992, the American English Academy opened in the city of Sofia, the capital of Bulgaria. Today, there are 172 students from 31 countries who attend this school.

Bishop Frank Munsey is survived by his wife, four children, nine grandchildren and nine great-grandchildren. He has been called, “an amazing man of God” and “a gentleman who walked the walk” by parishioners. Bishop Munsey will be remembered for his truly outstanding contributions to his community and throughout the world.

Mr. Speaker, I respectfully ask that you and my other distinguished colleagues join me in honoring Bishop Frank Munsey for his devotion to the numerous people whose lives he touched. His unselfish and lifelong dedication to the church, his family, friends, parishioners, and those he served through his missionary work is worthy of the highest commendation. His legacy will serve as an inspiration to all who believe in the spiritual community, and he will remain an inspiration to the people of Northwest Indiana and beyond.

A TRIBUTE TO RETIREMENT HOUSING FOUNDATION ON THE OCCASION OF THE NON-PROFIT ORGANIZATION’S 50TH ANNIVERSARY OF PROVIDING QUALITY AND AFFORDABLE HOUSING TO THE COUNTRY’S ELDERLY, LOW INCOME FAMILIES, AND PEOPLE WITH DISABILITIES

HON. LUCILLE ROYBAL-ALLARD
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Thursday, February 10, 2011

Ms. ROYBAL-ALLARD. Mr. Speaker, I rise today to recognize Retirement Housing Foundation—which also known as RHF—on the occasion of the organization’s 50th anniversary of providing quality and affordable housing and services to more than 17,000 seniors, low-income families and people with disabilities.

With a strong mission to provide dignified, affordable housing and services for the elderly, RHF is one of the nation’s largest non-profit
sponsors and managers of housing and services for older adults, persons with disabilities, and low-income families.

RHF was formed in 1961 by three visionaries: two California United Church of Christ clergymen and one layman. The organization, which began with a $7,000 grant, today operates 161 communities in 25 states throughout the United States, the District of Columbia, Puerto Rico and the U.S. Virgin Islands. While these communities are comprised of mostly apartments, RHF also provides senior housing with assisted living units and skilled nursing beds.

A total of four RHF communities are located within the 34th District. The Rio Vista Village for low-income families is located in Boyle Heights. RHF operates three communities for low-income seniors: Colonia Jess Lopez in Boyle Heights, which is named after a strong community activist and outspoken advocate of older Americans whom I was proud to call a friend; Sangnok Villa in Westlake; and Angelus Plaza, named after a major sponsor.

During my years in Congress, I have had the privilege of working closely with RHF as a member of the Advisory Council for Angelus Plaza—the nation’s largest affordable housing community for seniors in the country. Angelus Plaza is the only facility of its kind in the country. Covering two city blocks and two postal zip codes, it has nearly 1,100 apartments. Angelus Plaza is home to 1,300 independent seniors whose average age is 82.

RHF prides itself on its culturally diverse programs and services offered to Angelus Plaza’s residents who speak more than 10 different languages. Angelus Plaza’s six-story senior center offers more than 100 monthly classes and activities for seniors throughout the Greater Los Angeles Area. The complex also houses the Tom Bradley Senior Health Center (operated by Good Samaritan Hospital) as well as a continuation high school operated by the L.A. Unified School District and office space for more than 10 non-profit organizations and service providers for seniors.

In addition, RHF continues to partner with local organizations and government agencies to secure support and funding for affordable housing throughout the country. RHF preserves properties within the HUD inventory by acquiring those properties in danger of becoming market rate.

RHF also reinvests in its own properties to ensure that they remain viable affordable communities for decades to come. In the last five years, RHF invested more than $95.9 million to rehabilitate and update existing communities.

RHF takes its role as an affordable housing advocate seriously. As a respected national voice in this area, Dr. Laverne Joseph, RHF’s President and CEO, has testified before various Congressional Committees about a variety of affordable housing-related issues.

Mr. Speaker, as the organization prepares to mark its 50-year milestone at a special February 18 anniversary celebration at their annual event at downtown Long Beach, I ask my colleagues to please join the Los Angeles County community and me in recognizing the Retirement Housing Foundation for its steadfast commitment to providing quality, safe and affordable housing and services for America’s seniors, low-income families and persons with disabilities.

I also commend RHF’s Board Chair, Don King, its National Board of Directors, its President & CEO, Dr. Joseph and the 2,600 dedicated staff throughout the country who make this organization the safety net that it is today for thousands of America’s most vulnerable residents and I wish them many more years of continued success.

MR. AND MRS. LEO MILLS 58TH WEDDING ANNIVERSARY RECOGNITION

HON. TOM MARINO
OF PENNSYLVANIA
IN THE HOUSE OF REPRESENTATIVES
Thursday, February 10, 2011

Mr. MARINO. Mr. Speaker, I rise today to honor the 58th Wedding Anniversary of Mr. and Mrs. Leo Mills.

Esther Mills, born Esther Jean House, is the daughter of the late Mr. and Mrs. Raymond House of Towanda, Pennsylvania. Silas Leo Mills is the son of the late Mr. and Mrs. Lewis Mills also of Towanda. Prior to their union in marriage, Esther attended Troy High School and Leo attended New Albany High School. Leo entered the United States Army during the Korean War and in September 1952, he was honorably discharged after serving our country for three years.

The couple was then joined in marriage at 2:00 p.m. on February 1, 1953 at the Monroeton Methodist Church. Reverend Glenn Stewart performed the union and Mrs. Fay Arnold provided the music for the ceremony, “I Love You Truly” and the “Bridal March.” The sister of the bride, Mrs. Kenneth Bouse, served as matron of honor, and Mr. Kenneth Bouse served as the best man. The groom’s brother, Stanley Mills, and the groom’s cousin, Vern Perry Jr., served as ushers for the ceremony. The Church was decorated with white gladiolas and ferns and the reception was held right there in the basement of the Church.

Following their union, the couple spent their first year of marriage living in Buffalo, New York while Leo worked at Western Electric. The couple then moved back to the Commonwealth of Pennsylvania and built their home on a farm in Sheshequin Township where they raised their six children: Marsha, Connie, Colleen, Lewis, Silas, and Marlene.

Leo and Esther worked together to maintain the farm and the couple raised veal calves as well as dairy cows. In addition to maintaining the farm, Leo worked for many years at Ingersoll Rand in Athens. Esther worked for a number of years at JV Discount in Wysox and later, at Dupont in Towanda.

Both Leo and Esther are proud members of the Towanda American Legion and its Auxiliary and the Northeast Memorial VFW Post 6824 and its Auxiliary. They remain very active in the community and participate in the annual Veterans Appreciation Day Picnic.

Leo and Esther are much beloved by their family that has grown now to include their six adult children as well as eleven grandchildren and six great-grandchildren.

Mr. Speaker, Leo and Esther Mills are now married 58 years. I am proud to rise today in their honor and salute their commitment to one another, their growing family, their community, and our nation.

INTRODUCTION OF THE “END BIG OIL TAX SUBSIDIES ACT”

HON. EARL BLUMENAUER
OF OREGON
IN THE HOUSE OF REPRESENTATIVES
Thursday, February 10, 2011

Mr. BLUMENAUER. Mr. Speaker, as Congress prepares to consider a draconian continuing resolution next week that will include painful cuts to important programs, I’m pleased to announce legislation that will save American taxpayers almost $40 billion over the next 5 years.

Right now, Americans are subsidizing some of the largest and most profitable oil companies in the world with their tax dollars. This bill, the “End Big Oil Tax Subsidies Act,” would end 10 of the most egregious tax loopholes enjoyed by the oil industry—tax loopholes that have helped BP, Chevron, Chich help low-income Americans make a combined profit of nearly $1 trillion over the past decade.

In the tax code, we currently subsidize oil injection, extraction, exploration, drilling, manufacturing, pricing, and inventory valuing, by creating price floors, offsetting foreign taxes, providing generous credits and deductions, offering tax shelters, and allowing the valuation of inventories at deeply discounted prices.

The well-established and extremely profitable oil industry no longer needs the help of American taxpayers. Their profit margins are enough incentive for them to keep doing what they’re doing. As former President George W. Bush said in 2005, “I will tell you with $55 oil we don’t need incentives to the oil and gas companies to explore. There are plenty of incentives.” There are many better ways to spend $40 billion. It could be used to deficit or stave off some of the most painful cuts proposed by my Republican friends—such as LIHEAP funds, which help low-income Americans pay their utility bills so they can keep their heat on in the winter.

We could also redirect the subsidies in the tax code to level the playing field for emerging technologies like wind and solar. There are many better ways to spend $40 billion. It could be used to deficit or stave off some of the most painful cuts proposed by my Republican friends—such as LIHEAP funds, which help low-income Americans pay their utility bills so they can keep their heat on in the winter.

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I hope my colleagues will join me in supporting this important legislation.

HONORING WILLIAM FARMER WILSON

HON. HENRY C. “HANK” JOHNSON, JR.
OF GEORGIA
IN THE HOUSE OF REPRESENTATIVES
Thursday, February 10, 2011

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HONORING WILLIAM FARMER WILSON

HON. HENRY C. “HANK” JOHNSON, JR.
OF GEORGIA
IN THE HOUSE OF REPRESENTATIVES
Thursday, February 10, 2011

Mr. JOHNSON of Georgia. Mr. Speaker, I submit the following:

Whereas, one hundred years ago a tenacious man of God was born in Ringold, Virginia, on November 25, 1910; and

Whereas, Mr. William Farmer Wilson graduated from North Carolina State University with a B.S. in Agricultural Education; and served as a Teacher, and Principal; and

Whereas, he served our country in World War II in the Air Force, Retiring as a Lt. Colonel, and received recognition and medals for...
his heroics in the War, blessing our nation with his outstanding service; and

Whereas, Mr. Wilson has shared his time and talents as a Teacher, Soldier and Community Leader, giving the citizens of Georgia a person of great worth, a fearless servant advancing the lives of others; and

Whereas, Mr. Wilson along with his family and friends are celebrating this day, his 100th Birthday, we pause to acknowledge a man who is a cornerstone in our community in Conyers, Georgia, with his wife Ruth, his daughters and grandchildren; and

Whereas, the U.S. Representative of the Fourth District of Georgia has set aside this day to honor and recognize Mr. Wilson on his birthday and to wish him well and recognize his outstanding service to the District and the Nation;

Now Therefore, I, HENRY C. “HANK” JOHN-SON, Jr. do hereby proclaim November 25, 2011, as the 100th Birthday of Allen Hughes, who passed to his eternal life on December 6, 2010 at the age of 101. A caring and committed family man, he blessed us with a century of steadfastness and sweetness.

Like the bee colonies Allen kept, the Hughes house was always a hive of activity. Children, grandchildren, great-grandchildren, cousins and close friends swarmed around Allen, drawn to his good cheer. Allen was always there for his family and friends, and the rock of his community. I’m proud to pay tribute to his extraordi-nary time in this world.


days, particularly in the post-9/11 nation’s security, is critically important to D.C. residents, or on which our nation’s security can be threatened. According to the Department of Justice, the attorney for the District of Columbia is the largest present-ly constituted, the U.S. Attorney’s Of-fice would become the city’s chief legal officer. A U.S. attorney has no business in attention to its local criminal laws. A U.S. attorney has no busi-ness prosecuting the local criminal laws of a jurisdiction, an anomaly from the past that is re-garded as the oldest frame house in four counties. Mrs. Brotzman also planned events for the Oldest House and served as a tour guide. Amongst her friends and family Mrs. Brotzman is also known as a skilled gardener and bird watcher and she is well known in her community from her many years of work at Tyler Memorial Hospital in Tunkhannock.

Most importantly, Mrs. Brotzman is a proud parent, grandmother, and great-grandmother. She is the mother of six children; Tina, Step-hen, John, Julie, Jeffery, and Lee. Mrs. Brotzman also adores her 13 grandchildren and 3 great-grandchildren. Mr. Speaker, it is a great honor for me to rise today to honor Mrs. Thelma Brotzman on the occasion of her 90th birthday.

Bom Thelma Aileen Green on her family’s farm in Auburn Township in Susquehanna County, Pennsylvania on February 3, 1921, Mrs. Brotzman is the daughter of the late Bruce and Edna Green. Mrs. Brotzman began her education in a one-room schoolhouse in Beech Grove and graduated from Laceyville High School in 1939.

On June 25, 1938, she married Mr. Elston S. Brotzman and in 1948, after Mr. Brotzman’s service to our nation as a member of the Army Air Corps in World War II, the couple settled in Silvara, Pennsylvania.

Mrs. Brotzman has been an active member of her community. Since 1940 she has been a member of the Silvara Ladies Aid Society and for many years she was a member of the committee for the Oldest House in Laceyville, a wonder-fully preserved monument to our re-gion’s people and pioneer past that is re-garded as the oldest frame house in four counties. Mrs. Brotzman also planned events for the Oldest House and served as a tour guide. Amongst her friends and family Mrs. Brotzman is also known as a skilled gardener and bird watcher and she is well known in her community from her many years of work at Tyler Memorial Hospital in Tunkhannock.

Most importantly, Mrs. Brotzman is a proud parent, grandmother, and great-grandmother. She is the mother of six children; Tina, Stephen, John, Julie, Jeffery, and Lee. Mrs. Brotzman also adores her 13 grandchildren and 3 great-grandchildren. Mr. Speaker, it is a great honor for me to rise today to honor Mrs. Thelma Brotzman on the occasion of her 90th birthday. I am proud to have the opportunity to salute her commit-ment to her growing family, her community, and our nation.

A TRIBUTE IN HONOR OF THE LIFE OF ALLEN R. HUGHES

HON. ANNA G. ESHOO
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Thursday, February 10, 2011

Ms. ESHOO. Mr. Speaker, I rise today to honor the extraordinary life of Allen R. Hughes, who passed to his eternal life on December 6, 2010 at the age of 101. A caring and committed family man, he blessed us with a century of steadfastness and sweetness.

Like the bee colonies Allen kept, the Hughes house was always a hive of activity. Children, grandchildren, great-grandchildren, cousins and close friends swarmed around Allen, drawn to his good cheer. Allen was always there for his family and friends, and the rock of his community. I’m proud to pay tribute to his extraordinary time in this world.

HONORING PRESIDENT RONALD WILSON REAGAN

SPEECH OF
HON. FRANK R. WOLF
OF VIRGINIA
IN THE HOUSE OF REPRESENTATIVES
Wednesday, February 9, 2011

Mr. WOLF. Mr. Speaker, last Sunday, February 6, marked the 100th year of Ronald Reagan’s birth. I’ve always admired President Reagan, and as a Member elected in 1980 when his name was at the top of the ticket, my coming to Congress was described by some as “riding Mr. Reagan’s coattails.”

I have never considered that as a derogatory characterization. Just the opposite. I am grateful that I was serving in Congress during his Presidency and had a close-up view of his incredible influence not only in America, but on the world stage, especially in the area of human rights.

As we reflect on Ronald Reagan’s life and Presidency, I want to share a Wall Street Journal column by Peggy Noonan, a Reagan speechwriter who observed that “being a good man helped him become a great one.”

[From the Wall Street Journal, Feb. 3, 2011]

RONALD REAGAN AT 100
BEING A GOOD MAN HELPED HIM BECOME A GREAT ONE
(By Peggy Noonan)

Simi Valley, Calif.—At the Ronald Reagan Presidential Library, in the foothills of the Santa Susana Mountains where old Hollywood directors shot Westerns, they will mark Sunday’s centenary of Reagan’s birth with events and speeches geared toward Monday’s opening of a refurbished and re-ovated museum aimed at making his presi-dency more accessible to scholars and vividly available to the public. Fifty percent of the artifacts, officials note, have never been shown before—essays and short stories Reagan wrote in high school and college, the
suit he wore the day he was shot, the con-
dolence book signed by world leaders at his fu-
neral. (Margaret Thatcher: ‘‘Well done, Thou
good and faithful servant.’’)

Much recently been written about who he was—a good man who became a great
president—but recent conversations about Reagan have me pondering some things he was not.

He wasn’t, for instance, sentimental, though he’s often thought of that way. His
nature was marked by a characterological
sweetness, and his impulse was to be kind
and generous. (His daughter Patti Davis cap-
tured this last week in a beautifully re-
membered essay for Time.) But he wasn’t sem-
timental about people and events, or about
history. Underlying all was a deep and
natural skepticism. That, in a way, is why he was so conservative. ‘‘If men were angels.’’

They are not, so we must limit the govern-
mental power they might wield. But his
skepticism didn’t leave him down. It left him
laughing at the human condition, and at
himself. Jim Baker, his first and great chief
of staff, and his friend, remembered the
other day the atmosphere of merriness around
Reagan and the constant flow of humor.

But there was often a genial blackness to
it, a mordant edge. In a classic Reagan joke,
a man walks into his therapist’s ofﬁce, says,
‘‘I’m so sorry your wife ran away with the
gardener.’’ The guy answers, ‘‘That’s OK, I was
going to ﬁre him anyway.’’ Or: As winter
began, he and his family sought to impart
to their third-graders the importance of dress-
ing warmly. She told the heart-rending story
of her little brother, a fun-loving boy who went
out with his sled and stayed out too long,
c caught a cold, then pneumonia, and
days later died. There was dead silence in
the schoolroom as they took it in. She knew
she’d been successful. Then a voice came from
the back: ‘‘Where’s the sled?’’

The biggest misunderstanding about Rea-
gan’s political life is that he was inevitable. He
was not. He had to ﬁght for every inch, he
had to make it happen. What Billy Herndon
said of Abraham Lincoln was true of Reagan
too: He had within him, always, a ceaseless
drive, a consuming energy, a dream that it was
‘‘a house that was, inﬁnite.’’ He would think to him-
self in the dream that it was ‘‘a house that
would have big rooms, high ceil-

ings, white walls.’’ He would think to him-
self knew it. He told me as he worked on
his farewell address of a recurring dream
where he stood on a ﬂowery hilltop
marshmallow. They’d flatten him. ‘‘I’ll wipe
the smile off his face.’’ Nothing could wipe
the smile off his face. He was there to com-
pete, he was aiming for the top. His uncon-
scious knew it. He told me as he worked on
his farewell address of a recurring dream
he’d had through adulthood. He was going
to live in a mansion with big rooms, includ-
ings, white walls.’’ He would think to him-
self in the dream that it was ‘‘a house that
was as available at a price I could afford.’’
He had it all, he moved into the White
House and never had it again. ‘‘Not once.’’

He ran for president four times and lost
twice. His 1968 run was a flop—it was too
early, as he later admitted, and when it’s too
early, it never ends well. In 1976 he took on
an incumbent Republican president of his
own party and lost primaries in New Hamp-
sire, Florida, Illinois (where he’d be born),
Massachusetts and Vermont. It was hand-to-hand combat all the way to the con-
vention to Gerald Ford. When people said he was ﬁnished. He roared back in
1980 only to lose Iowa and scramble back in
New Hampshire while reorganizing his cam-
paign and ﬁring his top staff. He won the
nomination and faced another incumbent
president.

In Reagan’s candidacy the American peo-
ples were being asked to choose a former
movie star (never had one as president) who
was divorced (ditto) and who looked like he
might become the most conservative presi-
dent since Calvin Coolidge. To vote for
Reagan was to take a chance on an
unusual man with an unusual biography, but
also to break with New Deal-Great Society
assumptions about the proper relationship
between the individual and the state. Ameri-
cans did, in a landslide—but only after
Jimmy Carter’s four years of shattering fail-
ure.

None of it was inevitable. The political les-
son of Ronald Reagan’s life: Nothing is writ-
ten.

He didn’t see himself as ‘‘the great commu-
nicator.’’ It was so famous a moniker that he
could do nothing but graciously accept the
compliment, but he was understood it was
bestowed in part by foes in and in part to
undercut the seriousness of his philosophic:
‘‘It’s not what he says, it’s how he says it’’

He answered in his farewell address: ‘‘I never
thought it was my style or the words I used
that made that difference: it was the content.
I wasn’t a great a communicatior, but I commu-
nicated great things.’’ It wasn’t his elo-
quence people supported, it was his stands—
opposition to the too-big state, to its intru-
sions and demands to Soviet communism.

Voters weren’t charmed, they were con-
vinced.

His most underestimated political achieve-
ment? In the spring of 1981 the Professional
Air Traffic Controllers Organization called
an illegal strike. It was early in Reagan’s
presidency. He’d been a union president. He
didn’t want to come across as an antunion
Republican. And Patco had been one of the
few unions to support him in 1980. But the
strike was illegal. He would not accept it.
He gave them a grace period, two days, to
come back. If they didn’t, they’d be ﬁred. They
didn’t believe him. Most didn’t come back.
So he ﬁred them. It broke the union. Federal
workers got the system back up. The Soviet
Union, and others, were watching. They thought it was a sign of American
rejectiveness. It had deeply positive implications for U.S. foreign
policy. But here’s the thing: Reagan didn’t know
that would happen, didn’t know the bounty he’d reap. He was just trying to
do what was right.

The least understood facet of Reagan’s nu-
clear policies? He hated the rise of nuclear
weapons, abhorred the long-accepted policy
of mutually assured destruction. That’s
where the Strategic Defense Initiative came
from, his desire to protect millions from po-
tical risk that might become the most conser-
ervative president

HON. HENRY C. ‘‘HANK’’ JOHNSON, JR.
OF GEORGIA
IN THE HOUSE OF REPRESENTATIVES
Thursday, February 10, 2011
Mr. JOHNSON of Georgia. Mr. Speaker, I submit the following:

Whereas, the Thankful Missionary Baptist Church family today continues to uplift and in-
spire those in our county; and

Whereas, the Thankful Missionary Baptist Church family has been and continues to be
a beacon of light to our county for the past one hun-
dered twenty-eight years; and

WHEREAS, Pastor Jack Marks and the mem-
bers of the Thankful Missionary Baptist Church
family today continues to uplift and in-
spire those in our county; and

WHEREAS, the Thankful Missionary Baptist Church family has been and continues to be
a place where citizens are touched spiritually,
mentally and physically through outreach min-
isteries and community partnership to aid in
building up our District; and

WHEREAS, this remarkable and tenacious Church of God has given hope to the hope-
less, fed the needy and empowered our com-
munity for the past one hundred twenty-eight
February 10, 2011

HON. DUNCAN HUNTER
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Thursday, February 10, 2011

Mr. HUNTER. Mr. Speaker, today, I am introducing the Fairness for Military Recruiters Act, legislation to ensure that America’s military recruiters are not denied or unfairly restricted access to high school campuses. Most students on the verge of completing high school undoubtedly think about the future. For some, immediately entering college is an option. Others choose to follow a different path, including military service and the benefits and educational opportunities offered through military service.

The intent of the Fairness for Military Recruiters Act is straightforward. The legislation simply reaffirms and strengthens existing federal law, ensuring that military recruiters have the same access to high school campuses and basic student contact information that is provided to other institutions of higher education.

Before the enactment of NCLB, it was reported that nearly 2,000 high schools across the country either banned military recruiters from campuses or restricted access to student directories. In the years since the implementation of NCLB, despite early opposition from several school boards and administrators, most schools ultimately altered their policies and allowed some form of recruiter access. Under current law, any high school that receives federal education funding must provide military recruiters access to its campus and student directories. The same access provided to colleges and universities. Schools are also required to notify parents and students of their right to “opt-out,” which occurs when a parent or student 18 years of age requests not to be contacted by a military recruiter.

This is a balance struck in ensuring that students are familiar with the multitude of education and career opportunities offered by any one of the military service branches. Military service promotes discipline and a strong work-ethic. Young Americans should not be discouraged from serving their country or, at the very least, considering the benefits of serving in the armed forces with the assistance of a military recruiter.

The American military is an all-volunteer force. Without patriotic and talented young Americans continuing to step forward, even the strongest won’t be the only thing adversely affected. So will American security.

Despite the necessity to recruit qualified candidates for the armed forces, there are some school administrators and activist groups who are working to marginalize or even denigrate the armed forces. Often times, private recruiter interactions are far less regularly than military recruiters. The legislation I am introducing protects the rights of parents and students to opt-out while also maintaining military recruiter access to high school campuses and directories. Students would still be allowed to have a steadier presence in high schools and, while it is absolutely necessary that these recruiters follow school guidelines and not interfere with individual learning, decisions like this, whether intended or not, are a significant step toward shutting the door on our military.

When it comes to “opting-out,” students and parents should make that decision on their own, without undue influence from activists and administrators with anti-military bias. Familiarize the honor and recognize the commitment of our military to defending freedom should not be represented by the small minority of those who actively seek to marginalize or even denigrate our armed forces.

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The alternative suggested by some of my colleagues, in anticipation of the upcoming reauthorization of the Elementary and Secondary Education Act, is to create an opt-in process. In other words, military recruiters would be denied access to student information unless a parent sends in a release authorization form. They question whether the recruitment provision violates a student’s right to privacy, even though it’s consistent with federal law and court-tested privacy rights. An analysis by the Congressional Research Service acknowledges this fact, noting that, unlike medical records, the basic information available to recruiters is no different than information “typically found in back of the phone book.”

The Fairness for Military Recruiters Act specifically prohibits the implementation of an opt-in process and clarifies the notification and consent requirement by placing the personal information and career interests of students firmly in the control of parents.

Mr. Speaker, our national security hinges on brave Americans coming forward to volunteer for military service. Restricting recruiter access to high schools would not only reduce the quality and effectiveness of the military, but
also constrain the ability of students to consider military career and education opportunities.

REMEMBERING VIRGINIA’S FIRST AFRICAN AMERICAN CHIEF JUSTICE LEROY R. HASSELL, SR.

HON. ERIC CANTOR
OF VIRGINIA
IN THE HOUSE OF REPRESENTATIVES

Thursday, February 10, 2011

Mr. CANTOR. Mr. Speaker, I rise today to honor the distinguished life and achievements of the Honorable Leroy R. Hassell, Sr., former Chief Justice of the Supreme Court of Virginia, who passed away this week at the very young age of 55. While he left us in the prime of his life, his commitment and vision to justice will leave a lasting impression on the judicial system and the world beyond the bench.

A Norfolk native, he grew up in Broad Creek and attended Norfolk High School. He graduated from the University of Virginia and earned his law degree from Harvard Law School. He then returned to Richmond where he quickly rose through the ranks to become partner at McGuire Woods, one of Virginia’s largest law firms.

After graduating from William and Mary Law School and passing the Virginia bar, I remember when Governor Gerald Baliles nominated him to the Virginia Supreme Court in 1989. At the age of 34, Justice Hassell became the second African American justice on the court after John Charles Thomas. In 2002, his colleagues elected him to serve as Chief Justice, making him Virginia’s first African American Chief Justice. Remarkably, he was the first leader of the high court chosen by his peers rather than through seniority. At the time, he was also the youngest serving member of the court.

Chief Justice Hassell always had a great love of law. He was a man of faith and deep personal convictions. He cared deeply about the people of the Commonwealth and was passionate about helping others. He was a tireless advocate for the poor and the mentally ill and fought hard to make the courts more accessible and more equitable.

Mr. Speaker, please join me in remembering Justice Hassell, a lifelong public servant and powerful voice for all Virginians.

A BRIGHTER COMING DAY: REDISCOVERING FRANCES ELLEN WATKINS HARPER

HON. FALAKA FAHTAH
OF PENNSYLVANIA
IN THE HOUSE OF REPRESENTATIVES

Thursday, February 10, 2011

Mr. FAHTAH. Mr. Speaker, this month in Philadelphia, in the midst of Black History Month and on the cusp of Women’s History Month, we will be celebrating the centennial of the death of Frances Ellen Watkins Harper—

the writer’s muse never left her. In 1892, at age 67, Frances E. W. Harper published the greatest of her three novels, “Iola Leroy.” Throughout her life, Frances E. W. Harper was a pillar of temperance and faith, first at Philadelphia’s historic Mother Bethel in the African Methodist Episcopal tradition in which she was raised, and later at the First Unitarian Church of Philadelphia.

The saga of Frances E. W. Harper is a Philadelphia story, and for me, a personal one. It has been the tradition in my family to name the first-born girl Frances Ellen in her honor. And so this great woman of the 19th century has been an inspiration to great women of today—among them my mother, Falaka Fattah, born Frances Ellen, and my daughter, Frances Ellen Fattah, a young lawyer specializing in education issues. My parents, Falaka and David Fattah, have been activists, community organizers and leaders, inspirational figures for generations of young people across Philadelphia. It is fitting that one of the 12 programs of “Rediscovering,” to be held on the exact anniversary of February 22, is titled, “Falaka Fattah and the Political Legacy of Frances Ellen Watkins Harper.”

On February 20, I will be privileged to participate in the first program in this weeklong series. I will read from the work of Frances E. W. Harper and join my family in the ribbon cutting for her portrait by Leroy Foney, commissioned by and unveiled at the First Unitarian Church of Philadelphia.

This week of tributes will raise Frances E. W. Harper’s profile and forever stamp her upon the soul of Philadelphians of good will. The final event will be a graveside memorial on February 20, 2011, at Eden Cemetery, Collingdale, Pennsylvania, where so many of Philadelphia’s illustrious African Americans of the 19th and 20th century are interred. One of Frances E. W. Harper’s earliest and most acclaimed poems, published in 1858, was “Bury Me in a Free Land.”

I ask no monument, proud and high:
To arrest the gaze of the passers-by;
All that my yearning spirit craves,
Is bury me not in a lovely grave.

For the benefit of my colleagues in the House and for all Americans who may be “Rediscovering”—or simply discovering—this amazing woman, here is a primer:

Frances Ellen Watkins was born of free black parents in Baltimore in 1825, orphaned at a young age but raised by an aunt and uncle in comfortable circumstances. Her talents and potential were evident from the start. By age 20 she had published her first collection of poetry, “Forest Leaves.” In the 1840s and 1850s, as a young abolitionist, she traveled and lectured widely—and sent the proceeds back home to fund the Underground Railroad.

Soon after moving to Philadelphia, not yet 30 years of age, she refused to give up her seat on the city’s shamefully segregated horse-drawn trolley system. It was an act of defiance and illegality that helped set in motion the ultimate desegregation of the trolleys. A brave and impressive act in any time, this was when slavery was still legal. In 1854, she was “Rosa Parks” a century before Rosa Parks.

Following the Civil War, as a widow raising four children, in a time when even the most dedicated advocates for civil rights for African Americans were cool to women’s empowerment, Frances E. W. Harper in 1866 delivered a fierce speech before the National Women’s Rights Convention. Then she headed south to spend four years lecturing in Freedmen’s schools in the often hostile environment of Reconstruction. Just decades later, still advocating women’s rights alongside a roster of powerful African Americans, she was elected vice president of the National Association of Colored Women.

EXPRESSION OF SUPPORT FOR NORTHWESTERN UNIVERSITY’S DANCE MARATHON

HON. JANICE D. SCHAKOWSKY
OF ILLINOIS
IN THE HOUSE OF REPRESENTATIVES

Thursday, February 10, 2011

Ms. SCHAKOWSKY. Mr. Speaker, I rise to express my strong support for the Northwestern University Dance Marathon, one of the largest entirely student-run philanthropies in the world.

Created in 1975 by students at Northwestern, the annual Dance Marathon is just one example of Northwestern University’s strong commitment to bring the university body together with the nearby community to raise money for a good cause. Last years’ Marathon raised over $850,000 for charity and organizers expect an even bigger amount for this year’s charitable recipient, the Children’s Heart Foundation.
HONORING DELPHENIA DAVIS

HON. HENRY C. “HANK” JOHNSON, JR.
OF GEORGIA
IN THE HOUSE OF REPRESENTATIVES
Thursday, February 10, 2011

Mr. JOHNON of Georgia. Mr. Speaker, I submit the following:

Whereas, thirty-four years ago a virtuous woman of God accepted her calling to serve on the DeKalb Community Service Board; and

Whereas, Mrs. Delphenia Davis has served the citizens of DeKalb County as an Advocate for People with Disabilities and our community has been blessed through her service.

Whereas, this phenomenal woman has shared her time and talents as an Advocate, Teacher and Motivator, giving the citizens of Georgia a person of great worth, a fearless leader and a servant to all who want to advance the lives of others; and

Whereas, Mrs. Davis is formally retiring from the DeKalb Community Service Board today, she will continue to serve those in need because she is a cornerstone in our community that has enhanced the lives of thousands for the betterment of the DeKalb and Natinoal community.

Whereas, the U.S. Representative of the Fourth District of Georgia has set aside this day to honor and recognize Mrs. Delphenia Davis on her retirement from the DeKalb Community Service Board and to wish her well in her new endeavors;

Now Therefore, I, HENRY C. "HANK" JOHN-
SON, Jr. do hereby proclaim January 28, 2011, as Mrs. Delphenia Davis Day in the 4th Congres-
sional District.

Proclaimed, This 28th day of January, 2011.

SELECTIVE SERVICE SYSTEM

HON. MIKE COFFMAN
OF COLORADO
IN THE HOUSE OF REPRESENTATIVES
Thursday, February 10, 2011

Mr. COFFMAN of Colorado. Mr. Speaker, on a warm summer morning in 1972 I stood outside of the Military Entrance Processing Station in downtown Denver. I was a volunteer for military service, but many of those around me were conscripts—draftees as they were commonly called. As the line moved slowly forward I listened as many of them rehearsed what they would say once they got inside to convince the Army why they were unfit for military service.

The conscript Army that I joined in 1972 suffered from a fundamental lack of discipline and low morale. By 1976 conscription had ended and the last of the draftees had completed their military obligation—the U.S. Army was now an all volunteer force. Every year since then the Army has improved in the quality of its personnel, training, and professionalism. Today, it is a much smaller force but an extraordinarily elite one.

In late 1979, the Soviet Union invaded Af-
ghanistan and in 1980 President Jimmy Carter was forced to confront the United States against the Soviet invasion. President Carter asked the Congress to reinstate the Selective Service System. Congress did so, and to this day all males are required by law to register with the Selective Service System within 30 days of their 18th birthday. However, conscription has not been re-
quested by our military as a viable option dur-
ing the first Gulf War, the Iraq War, or for Af-
ghanistan—despite periodic shortages of mili-
itary personnel. And while many draft age males have failed to meet registration require-
ments, no one has gone to prison for failure to comply with this law since 1986. We have a requirement on the books that isn’t used and clearly doesn’t merit enforcement.

The Selective Service System was never meant to be permanent. Now, 31 years and over $700 million later, and with Congress never having given serious consideration to establishing a conscripted force, it is finally time to end the registration requirement and dismantle the Selective Service System.

I am introducing legislation to do just this. The bill will allow the President, if needed, to reinstitute national registration by executive order. Until then, my bill will end registration. It will do so without negatively affecting our defense capabilities and will save the tax-
payer over $24 million annually. It also re-
leases military personnel currently working within the Selective Service System to more pressing duties on national security, and re-
moves an obviously moribund and outdated program that was never more than a symbolic gesture.

INTRODUCTION OF FEDERAL EMPLOYEES PAID PARENTAL LEAVE ACT

HON. CAROLYN B. MALONEY
OF NEW YORK
IN THE HOUSE OF REPRESENTATIVES
Thursday, February 10, 2011

Mrs. MALONEY. Mr. Speaker, when the na-\ntional economy suffers, families face signifi-
cant financial challenges and pressures—mak-
ing measures that protect their health and pre-
vent unnecessary job loss more important than ever. Helping families stay afloat in these economic times is critical—even for families of federal employees. That is why I am intro-
ducing the Federal Employees Paid Parental Leave Act, which would provide 4 weeks of paid parental leave to federal workers fol-
lowing the birth, adoption, or fostering of a child. Paid leave ensures that a new child does not further destabilize families who are struggling to make ends meet.

The federal government should be a leader in family-friendly workplace policy. As the na-
tion’s largest employer, with over 1.8 million employees across the nation—including 85% of those outside the Washington, DC area—
the federal government can serve as a role model for other employers.

Nearly ten percent of the workforce is un-
employed, and many more are under-
employed. Millions of families that once relied on two incomes are forced to survive on one—or none at all. A sharp rise in male un-
employment has increased the number of fam-
ilies entirely dependent on a woman’s earn-
ings. Without paid leave, the birth or place-
ment of a child means that many working fam-
ilies are left with no income at all coupled with rising expenses associated with a new child.

This bill is a straightforward, cost-effective way to help families while rebuilding a strong national economy. As of January 2011, the United States is the only industrialized nation with no paid parental leave. We are in the company of Lesotho, Swaziland and Papua New Guinea by not offering paid parental leave.

In the 111th and 110th Congresses, this bill passed by over 240 members and I am hopeful that my colleagues in the 112th will support this measure. In a tough economy, par-
ents should not have to choose between a paycheck and caring for a new child.
Ms. WOOLSEY. Mr. Speaker, I ask you to join me in commemorating the 100th anniversary of the world's first official airmail delivery, completed by Fred Wiseman on February 17-18, 1911. The private airman's pioneering voyage took him from Petaluma to Santa Rosa, California, a distance of only 14 miles, but a momentous step forward in the history of aviation and the United States Postal Service.

Wiseman was born on a ranch in rural Sonoma County on November 10, 1875, and he grew up fascinated by the mechanics of transportation—bicycles, racecars, and, of course, airplanes. In the spring of 1910, less than seven years after the Wright Brothers built the world's first successful airplane, one of Wiseman's own projects was already taking to the air. The Wiseman-Peters, as his final pusher biplane design was eventually known, was a local collaboration between Wiseman and a group of fellow aviation aficionados, as well as one of the first planes built in California to fly.

Throughout 1910 and early 1911, Wiseman practiced his flying, even taking part in an early 1911 air race in San Francisco. Then, on February 17, 1911, Wiseman loaded his plane with three letters, 50 copies of the Santa Rosa Press Democrat, and a bag of groceries, and he set out on his flight across Sonoma County. Total flight time was less than 20 minutes, but the journey included two forced landings and ultimately spanned two days. Wiseman's plane flew roughly 100 feet off the ground, reportedly at speeds of up to 70 mph.

Although Wiseman did not continue making airmail deliveries, he did go on to fly in several other air shows in 1911, and his Wiseman-Peters would be redesigned for use in future exhibition flights. In September 1911, the U.S. Postal Service would eventually hire its first official airmail pilot in New York.

Mr. Speaker, I ask you to join me in celebrating the centennial of the world's first airmail delivery. Fred Wiseman's independent spirit and passion for adventure live on in Sonoma County, and we are proud to mark this milestone in our history.

Ms. NORTON. Mr. Speaker, I rise today to ask my colleagues to join me in honoring the life of Alex Sola.

Alex was born on January 18, 1930 in Daly City, California. Alex served in the U.S. Air Force for four years, serving as a crew chief at Tyndall Air Force base in Florida. This posting allowed Alex to proudly serve his country while also pursuing his passion for working on the P-51 Mustang aircraft. After his career in the military, Alex remained involved in the aviation field working as an air traffic controller.

In addition to his love for all things aviation, Alex enjoyed film. He earned a role in the 1987 film "Six Against the Rock," playing a prison guard, and he also made appearances in various TV programs.

Alex passed away January 19, 2011, at the age of 81. He is survived by his daughter Debra, her husband Don, and their two children, Theresa and Sarah. Alex lived a long and eventful life, and I am grateful for his service to America.

I ask my colleagues to join me in honoring the memory of Alex Sola and in sending our thoughts and prayers to his beloved family and friends.
HONORING PASTOR JASPER WILLIAMS, JR.

HON. HENRY C. “HANK” JOHNSON, JR. OF GEORGIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, February 10, 2011

Mr. JOHNSON of Georgia. Mr. Speaker, I submit the following:

Whereas, Pastor Jasper Williams, Jr., is celebrating sixty years in preaching the gospel this year and has provided stellar leadership to his church on an international level; and

Whereas, Pastor Jasper Williams, under the guidance and calling of God began preaching and singing the word of God as a child and has transformed over the years as a “Son of Thunder” through his style of preaching and teachings; and

Whereas, from Memphis, Tennessee, to Atlanta, Georgia, he has pioneered and sustained Salem Bible Church, as an instrument in our community which uplifts the spiritual, physical and mental welfare of our citizens; and

Whereas, this remarkable and tenacious man of God has given hope to the hopeless, fed the hungry and is a beacon of light to those in need; and

Whereas, Pastor Williams is a spiritual warrior, a man of compassion, a fearless leader and a servant to all, but most of all a visionary who has shared not only with his Church, but with our District and the world his passion to spread the gospel of Jesus Christ; and

Whereas, the U.S. Representative of the Fourth District of Georgia has set aside this day to honor and recognize Pastor Jasper Williams, Jr., as he celebrates sixty years (60) in preaching the gospel.

Now Therefore, I, HENRY C. “HANK” JOHNSON, JR, do hereby proclaim August 8, 2010 as Pastor Jasper Williams, Jr., Day in the 4th Congressional District.

Proclaimed, this 8th day of August, 2010.

RECOGNIZING THE VISION OF REPRESENTATIVE JOHN W. WEEKS AND HIS CONTRIBUTION TO THE CONSERVATION MOVEMENT

HON. JAMES P. MORAN

OF VIRGINIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, February 10, 2011

Mr. MORAN. Mr. Speaker, I am on the floor today to introduce a resolution acknowledging the 100th year anniversary of the passage of the Weeks Act. This little-known act marks a significant conservation achievement in the annals of this nation’s conservation movement. John W. Weeks, a Republican Congressman from the Commonwealth of Massachusetts, was relentless in his efforts to pass this legislation, which authorized the federal purchase of cutover and denuded forestlands in the headwaters of navigable streams for the purpose of conserving the flow of streams and rivers and to restore lands for future timber production. It took close to two years of fierce battle with his colleagues before he succeeded as the Weeks Act cleared Congress on March 1, 1911.

Few of my colleagues may be aware, but at the turn of the 19th century, vast amounts of private forested land in the eastern United States had been ravaged by clear cut logging. In the absence of trees, vast areas of the East were prone to flooding and soil erosion, as well as destructive forest fires. No longer productive, these lands were often abandoned and came into state and local ownership for nonpayment of taxes. To bring these lands back from the ecological brink, Rep. John Weeks introduced legislation directing the federal government to offer states and localities the opportunity to relieve themselves of these nonproductive lands and at federal expense restore them to their former condition.

Today 26 eastern states are home to 52 National Forests encompassing almost 25 million acres. These forests provide significant economic benefits. Not only are the forests memorializing this major bipartisan accomplishment also a major contributor in keeping America’s drinking water clean. Many eastern municipal water supplies depend on National Forest watersheds and currently $450 billion in food and fiber, manufactured goods, and tourism depends on clean water and healthy watersheds. In addition, the timber supply managed by the Forest Service provides a significant monetary benefit. The timber resource was almost nonexistent when the federal government purchased the land, but today these lands host an estimated 42 billion cubic feet of timber stock and about 210 billion board feet of saw timber.

With this resolution we recognize and commemorate the vision of John W. Weeks and his contribution to the conservation movement. Both Republicans and Democrats recognized the importance of federal government in conserving the forests and the water supply for long-term environmental goals. Today I encourage both Congress and the Forest Service to begin a centennial celebration commemorating this major accomplishment. Our 52 National Forests in 26 eastern states would not exist today were it not for passage of the Weeks Act of 1911.

I encourage my colleagues to support this resolution.

OUR UNCONSCIONABLE NATIONAL DEBT

HON. MIKE COFFMAN

OF COLORADO

IN THE HOUSE OF REPRESENTATIVES

Thursday, February 10, 2011

Mr. COFFMAN of Colorado. Mr. Speaker, today our national debt is $14,988,789,113,781.32.

On January 6th, 2009, the start of the 111th Congress, the national debt was $10,638,425,746,293.80.

This means the national debt has increased by $3,460,363,367,487.50 since then.

This debt and its interest payments we are passing to our children and all future Americans.

DEFEND AMERICANS FROM DRUG MANUFACTURERS

HON. BOB FILNER

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, February 10, 2011

Mr. FILNER. Mr. Speaker, I recently introduced H.R. 542, the Consumer Protection Act. This bill will repeal the Learned Intermediary Doctrine and allow the American consumer to sue a drug manufacturer directly.

Medications are meant to heal us, but sometimes, something goes horribly wrong, and the medicine that was supposed to make us better, only makes us sicker. When this happens, Americans should be able to hold the drug manufacturers responsible.

However, because of a court precedent called the Learned Intermediary Doctrine, Americans are not able to sue the manufacturers of the drug that harmed them. According to the Learned Intermediary Doctrine, a patient cannot sue the drug manufacturer on the grounds that their doctor (the Learned Intermediary) should be able to warn them about the possible negative side effects.

However, in this day of direct to consumer advertising, or off the internet, H.R. 542, the Consumer Protection Act, will repeal the Learned Intermediary Doctrine, allowing the consumer to sue the drug manufacturer directly. If drug manufacturers are able to advertise directly to the consumer, then they must be held responsible when something goes wrong.

HONORING WILLIE AND JOSEPHINE WILDER

HON. HENRY C. “HANK” JOHNSON, JR.

OF GEORGIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, February 10, 2011

Mr. JOHNSON of Georgia. Mr. Speaker, I submit the following:

Whereas, Willie and Josephine Wilder are celebrating fifty years (50) in marriage today in Decatur, Georgia; and

Whereas, on December 23, 1960, because of their union then, our community today has been blessed with a family that has enhanced our district. Mr. Wilder was captain of the football team and Mrs. Wilder was a cheerleader when they married and now both are instruments in our community that uplift the spiritual, physical, economic and mental welfare of our citizens; and

Whereas, this remarkable and tenacious man of God and this phenomenal and virtuous woman have given hope to the hopeless, fed the hungry and are beacons of light to those in need; and

Whereas, on December 23, 1960, because of their union then, our community today has been blessed with a family that has enhanced our district. Mr. Wilder was captain of the football team and Mrs. Wilder was a cheerleader when they married and now both are instruments in our community that uplift the spiritual, physical, economic and mental welfare of our citizens; and

Now Therefore, I, HENRY C. “HANK” JOHNSON, JR, do hereby proclaim December 11, 2010, as Willie and Josephine Wilder Day in the 4th Congressional District.
HONORS

HONORING EVA LASSMAN

ASSOCIATION OF NORTH CAROLINA

IN THE HOUSE OF REPRESENTATIVES

Thursday, February 10, 2011

Mrs. MCMORRIS RODGERS. Mr. Speaker, I rise today to honor and commemorate the life of Eva Lassman. As a resident of Spokane, Washington for over sixty years, Eva raised three sons in her inspiring likeness. However, Eva’s life story was forever altered far before coming to Eastern Washington.

Eva Lassman was born into an Orthodox Jewish family in Lodz, Poland, in 1919. Following Nazi invasion of Poland, at 20 years old, Eva and hundreds of thousands of Jews were confined in the infamous Warsaw ghetto and later moved to the Majdanek concentration camp. Overcoming unspeakable acts of horror—Eva survived for five years in Nazi ghettos and camps before being liberated by Allied Forces in the Spring of 1945. Like far too many Jewish families, nearly all of Eva’s immediate and extended family were murdered in the Holocaust.

Looking for a place to restart her life, Eva accepted the invitation and sponsorship of the Spokane Jewish community for resettlement in Spokane. Despite, initially not knowing English or having jobs, Eva and her husband Walter moved to Spokane where over the next 60 years they would become pillars of the Spokane community. Eva dedicated her entire adult life to what she often referred to as her obligation of survival—educating the world on the atrocities of the Holocaust and why it is so important to challenge hate wherever it may be.

Eva told her story to thousands of elementary, junior high, high school, and college students throughout the Pacific Northwest. It has been said that, the exceptionality of Eva’s experience is only paralleled by the exceptionality of her commitment to use that experience in making the world a better place.

I could not agree more. To that end, Eva’s life work is reflected in the countless awards and recognitions she received including the Carl Maxey Racial Justice Award and the inaugural Eva Lassman Award issued annually by Gonzaga University to honor an individual who has committed her or his life to challenging hate.

As an active Letter to the Editor contributor, Eva’s life and work inspired all those who heard her words to lead lives to reject hate and courageously combat evil. Of the 200,000 survivors of the Holocaust that were liberated in 1945, fewer and fewer are alive with each passing day.

Mr. Speaker, Eva Lassman sadly passed away early this week and will be laid to rest tomorrow in Spokane, Washington. I urge all of my colleagues to honor Eva’s legacy by continuing to spread her message of respect and tolerance.

A TRIBUTE TO DR. D.E. WARD, JR.

HON. MIKE MCINTYRE

OF NORTH CAROLINA

IN THE HOUSE OF REPRESENTATIVES

Thursday, February 10, 2011

Mr. McINTYRE. Mr. Speaker, I rise today to pay tribute to a truly outstanding North Carolinian, Dr. D.E. Ward, Jr., of Lumberton, North Carolina. On January 31, 2011, a month after his 90th birthday, Dr. Ward retired from the practice of medicine after 57 years of service to his community, which is also my own hometown. I ask that you join me in recognizing his long and honorable career.

After graduating from Wake Forest School of Medicine, Dr. Ward interned for a year at the Philadelphia General Hospital, and then served our country in the U.S. Navy Reserve. After returning to Wake Forest and finishing his residency, Dr. Ward became a surgeon in Lumberton, where he has remained all of these years. In addition to his professional practice, Dr. Ward has bettered his community in countless ways. He has served with distinction as president of the North Carolina Medical Society and on my Seventh Congressional District Advisory Committee on Medical and Health Affairs.

Dr. Ward volunteered for 22 years as Lumberton High School’s football, baseball, and basketball team doctor. He also has been recognized by numerous civic and medical organizations for his contributions, including receiving the Order of the Long Leaf Pine—North Carolina’s highest civilian honor—in 2001 and the Wake Forest Distinguished Alumni Award in 2004. His patients (including my late father, who was a fraternity brother of Dr. Ward’s in college), employees, and colleagues praise him as courteous, professional, kind, and one of the best doctors and best people they knew.

Mr. Speaker, Dr. D.E. Ward, Jr., has practiced medicine in Robeson County for decades and has made our community a better and healthier place. As he closes the final chapter of his career, I wish Dr. Ward and his family well, and may God’s richest blessings be upon them. I ask that you join me today in recognition of his impressive career of serving the community.

IN RECOGNITION OF DR. JOSE LUNA

HON. SILVESTRE REYES

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Thursday, February 10, 2011

Mr. REYES. Mr. Speaker, I rise today to recognize an outstanding medical professional in my congressional district, who has dedicated his life and profession to helping those who are most in need. Dr. Jose Luna serves as the Chief Medical Officer at Centro San Vicente and is currently the chairman of the El Paso County Hospital District Board of Managers. He is a tireless advocate for those who do not have access to affordable health care, and has committed himself to improving the lives of many along the U.S.-Mexico border. In honor of his work, the El Paso Diabetes Association is recognizing Dr. Luna at their 3rd annual HOPE Ball as an individual who has been an invaluable partner in the fight against diabetes.

The statistics regarding diabetes are staggering. Diabetes is an epidemic affecting nearly 24 million Americans and another 57 million with pre-diabetes. Every 24 hours, 4,100 people in the U.S. are diagnosed with diabetes. In El Paso, as many as one in six people are currently living with diabetes, and many more are unaware that their lifestyle choices are putting them at risk or have already made them pre-diabetic.

It is important that we all understand how diabetes affects us, our families, and our community. Since 1968, the El Paso Diabetes Association has been an invaluable asset to my congressional district by providing personalized services including diabetes management and prevention. The organization’s mission is to promote education and early detection, empower people to take control of their health, and increase access to resources, and Dr. Luna, this year’s HOPE recipient is dedicated to those goals.

Dr. Jose Luna has been involved with the El Paso Diabetes Association for over 8 years, and has made a significant impact, especially with the uninsured and medically underserved. His service to the organization and our community is having a positive impact on the lives of El Pasoans and is helping stem this growing epidemic. Dr. Luna, in receiving this honor, and I applaud his work and dedication to make El Paso a better and healthier place.

Today, I am proud to recognize Dr. Luna and everyone at the El Paso Diabetes Association, and I greatly appreciate their hard work for the betterment of our community.

A LIFE OF SERVICE AND SHARING

HON. CORRINE BROWN

OF FLORIDA

IN THE HOUSE OF REPRESENTATIVES

Thursday, February 10, 2011

Ms. BROWN of Florida. Mr. Speaker, on behalf of the constituents of the Third Congressional District of Florida and myself we rise now to offer our heartfelt condolences and pay tribute to the life of Dr. Michael Bernard Butler, a humanitarian, healer, life activist and friend.

We are moved and encouraged when recalling the life achievements of this giant in the field of medicine and community and social activism. As a husband and father, we embrace his wife, his foundation for more than four glorious decades, Mrs. M. Jean Clarkson, and their children Brian and Michele. As man for whom education was the key, Dr. Butler received his B.S. Degree from Talladega College in Talladega, Alabama and the degree of Medical Doctor from Howard University, Washington, D.C. Additional studies took him to Frankfurt Hospital in Philadelphia, Pennsylvania and Mercy Catholic Medical Center, also in Philadelphia. These academic and professional accomplishments insured his certification by and admittance to prestigious medical societies, and he was an Assistant Professor at the University of South Florida.

As a man who served his country, Dr. Butler distinguished himself on the field of battle in the Vietnam War with his service to and for the physical health and morale of those in his charge. He distinguished himself as a fine
Naval Officer who valued his service to others and extended that service to other international theatres of need.

As a community activist, he gave of himself and his talents to benefit both the individuals and the many organizations he served. From the American Cancer Society to the Seminole County Rotary Board, the YMCA, the United Negro College Fund, Kappa Alpha Psi Fraternity, Inc., NAACP and was a founding member of the Sweetwater and Heathrow Country Clubs. These and many other civic activities were distinctive and the accolades received for all he was and works from many were prolific and countless.

And as a man of integrity, Dr. Butler was both gifted and inspiring. Where he saw pain, he sought to relieve it with medical acumen and personal interaction; where he saw potential in others, he gave them impetus and encouragement; where he saw despair, he brought direction and promise; and where he saw the need for love and caring, he gave of himself.

The life of Dr. Michael Bernard Butler was one of accomplishment, service and sharing. And now in his passing we pay tribute to the man and his life of service to all of us, and we pray that by his example each of us become the bearers of his legacy of caring. We come now to join in prayer for mother Janie Bell Butler, wife M. Jean Clarkson Butler, son Brian Butler, daughter-in-law Cathy Brown-Butler, daughter Michele Butler, two grandsons Michael James and Andrew, sister Judy Butler, two grandsons, Michael James and Andrew, and husband Nathaniel, sister-in-law Rogen Butler and a host of loving relatives, friends, whose lives have been forever changed by this man of peace. We thank Our Heavenly Father for allowing us to be blessed with the time spent with Dr. Butler, our friend and brother.

HONORING PASTOR WOODROW WALKER II
HON. HENRY C. “HANK” JOHNSON, JR. OF GEORGIA
IN THE HOUSE OF REPRESENTATIVES
Thursday, February 10, 2011

Mr. JOHNSON of Georgia. Mr. Speaker, I submit the following:

Whereas, Pastor Woodrow Walker II is celebrating fifty (50) years in preaching the gospel this year and has provided stellar leadership to his church on an international level; and

Whereas, Pastor Woodrow Walker, under the guidance and calling of God began preaching the word of God as a child and has transferred that love and to his church; and

Whereas, he has pioneered and sustained Abundant Life Church, as an instrument in our community which uplifts the spiritual, physical and mental welfare of our citizens; and

Whereas, this remarkable and tenacious man of God has given hope to the hopeless, fed the hungry and is a beacon of light to those in need; and

Whereas, Pastor Walker is a spiritual warrior, a man of compassion, a fearless leader and a servant to all, but most of all a visionary who has shared not only with his church, but with our District and the world his passion to spread the gospel of Jesus Christ; and

Whereas, the U.S. Representative of the Fourth District of Georgia has set aside this day to honor and recognize Pastor Woodrow Walker II as he celebrates fifty years (50) in the ministry;

Now, Therefore, I, Henry C. “Hank” Johnson, Jr. do hereby proclaim October 29, 2010, as Pastor Woodrow Walker II Day in the 4th Congressional District.

Proclaimed, This 29th day of October, 2010.

HONORING PRESIDENT RONALD WILSON REAGAN
SPEECH OF HON. DORIS O. MATSUI OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Wednesday, February 9, 2011

Ms. MATSUI. Mr. Speaker, I rise today to pay tribute to Ronald Reagan, the man who served our country as the 40th President of the United States, and who would have celebrated his 100th birthday this past Sunday. As a Californian, I have vivid memories of Governor Reagan serving in Sacramento, my district and the capital of our great state. Much has changed in the 30 years since he left the Governor’s Mansion, but the mark he left on our state, like the mark he left on our country, is immeasurable.

I am particularly reminded of his boundless optimism that California—and America—can do anything it sets its mind to. In his State of the State Address in 1974, then Governor Reagan said, “No crisis is beyond the capacity of our people to solve; no challenge too great.”

Even as we struggle to overcome a challenging global economic downturn, Reagan’s words still offer hope. “In the long sweep of history, all human progress has been based on a willingness to face the next great challenge, to seek and achieve what was seen as unattainable,” he continued. “Our people have done that in California and America, on a scale unmatched anywhere on this globe.”

Here, in our nation’s Capital, we are reminded of Ronald Reagan’s legacy by visiting the Capitol Rotunda, where he is represented as one of California’s two statues, as chosen by the state legislature. The thousands of Californians who visit the nation’s Capital are thereby reminded of his service not only to our country, but also to our state.

As we pay tribute to President Reagan, and his love for this country, we also honor Mrs. Reagan, who served our nation as First Lady with dignity and grace. Mrs. Reagan has been a passionate advocate for stem cell research, and her powerful words have helped bridge a partisan divide. Her advocacy has also helped lead to increased research funding; breathing new life into one of the most promising breakthroughs in medical research in decades—and has given hope to millions that our future is brighter.

On what would be the celebration of Ronald Reagan’s 100th birthday, I think it is most appropriate that this body acknowledges the many positive things that are synonymous with his years of service. From nominating the first woman to the Supreme Court—to helping to bring down the Berlin Wall, Ronald Reagan helped people around the world realize that tomorrow can be better than today, and that a free society is a better society. For that, we honor him, and send our best wishes to the entire Reagan family.

RECOGNIZING THE CONTRIBUTIONS OF MR. ALAN MACNOW
HON. CHARLES B. RANGEL OF NEW YORK
IN THE HOUSE OF REPRESENTATIVES
Thursday, February 10, 2011

Mr. RANGEL. Mr. Speaker, it brings me great sadness to pay final tribute to Mr. Alan Macnow. He died peacefully on December 25, 2010, after a long and courageous battle with COPD. He was 78.

He was born in 1932 in New York City to Rose and Maxwell Lawrence Macnow, and married Yoko Hamada Macnow, a New York-based fashion editor, author and journalist. They remained married until her death in 1993.

A lifelong resident of New York City, Mr. Macnow attended and graduated from Columbia University, and then he served in the U.S. Army before becoming a freelance journalist for Time-Life Magazines. He began his career in public relations as a writer for the American Heritage Foundation, and then worked at Grey Advertising, Inc., before forming his own public relations, marketing and market research firm, Tele-Press Associates, Inc.

He introduced and helped to bring to the U.S. market a wide range of Japanese products, initially as part of the effort to promote trade and positive relations after his service in the United States Army during WWII, and afterward to help to change the image of Japanese products from low cost to high quality, good value products. These included steel, Toyota automobiles, firewoks, transistor radios, shiitake mushrooms, and nori. He was instrumental in developing the U.S. market for Japanese cameras and cultured pearls.

Mr. Macnow worked tirelessly and passionately to promote greater understanding and more equitable treatment for Japan’s fishing and whaling industries in U.S. and international waters. In 2001, he was awarded the Order of the Sacred Treasure by the Emperor of Japan for his long and meritorious service to Japan. He was also awarded a Certificate of Commendation from the U.S. House of Representatives on August 2, 1984.

He loved New York City, and he loved to travel. He visited many countries around the world and was interested in history and fascinated by different cultures.

He is survived by his beloved wife, Grace; his son, Devin, and grandson, Max; and daughter, Didi, and granddaughters Asia and Lena. He also leaves a step-daughter, Duoduo, and her husband, Tse. He is survived by his brother, Donald and wife, Georgie, and a niece and nephew.

A TRIBUTE TO PRIVATE FIRST CLASS AMY SINKLER
HON. MIKE McINTYRE OF NORTH CAROLINA
IN THE HOUSE OF REPRESENTATIVES
Thursday, February 10, 2011

Mr. McINTYRE. Mr. Speaker, two weeks ago, General David Petraeus designated our troops in Afghanistan as the New Greatest Generation.” I agree wholeheartedly with the General’s words, and rise today to pay tribute to one of those great American heroes,
Private First Class Amy Sinkler, of Chadbourn, North Carolina. On the morning of January 20, 2011, Amy lost her life while defending our Nation in Afghanistan during an attack by insurgents. I ask that you join me in honoring her memory and service as we mourn this tragic loss.

A native daughter of Chadbourn, Amy had always expressed her desire to serve her country. Amy graduated from West Columbus High School in 2006. While in high school, she participated in the Junior Reserve Officers Training Corps to prepare for a career in the Army, which she joined in August of 2009. After training at Fort Leonard Wood in Missouri, Amy joined the 109th Transportation Company, the “Rough Riders,” stationed at Fort Richardson in Alaska. She began serving in Afghanistan in July 2010, and she was sadly taken from us just six months into her first tour of duty. Amy was only 23.

Amy will be sorely missed by her family and friends. She was the daughter of Randolph and Jackie Bullock Thompson and a sister to four siblings, Britney, Sharonda, Sabrina, and Randolph Jr. She was the loving wife of Douglas Sinkler, her high school sweetheart, with whom she made her home. Her grandparents were Roosevelt and Irene Thompson and Raleigh Early and Juanita Bullock. Amy touched countless lives as an admirable example of selfless service. She was so admired by her family, friends, and community, in fact, that hundreds of people attended vigils in remembrance of her. Amy’s funeral on January 30, 2011, was one of the largest ever held in Columbus County, with over 1,000 people coming to pay their respects to Amy and her family.

Mr. Speaker, it has been said that a person demonstrates greater nobility in war than in peace. Amy Sinkler’s inspirational life and service to our country prove this to be true, and we will always remain in awe of the life she lived. May God bless her family, and may we always remember the life of Private First Class Amy Sinkler.

HONORING ERICA LYNN CRUMP
HON. GEOFF DAVIS
OF KENTUCKY
IN THE HOUSE OF REPRESENTATIVES
Thursday, February 10, 2011

Mr. DAVIS of Kentucky. Mr. Speaker, today I rise to pay tribute to my constituent Erica Lynn Crump of Walton, Kentucky who passed away suddenly on December 28, 2010. Erica worked as a clerk for the I.R.S. and was a member of Erlanger Baptist Church. Not only did she serve others through her work and church; she also gave back as a dedicated and passionate volunteer for the Republican Party, the Republican Women’s Club, numerous campaigns and other conservative political causes.

She considered volunteerism her niche in life. She loved the responsibility it gave her, the opportunity to learn and make a difference—and she loved the people with whom she worked.

More importantly, Erica was a mother. She cared for and unconditionally loved her daughter Grace.

Her commitment to her daughter, family, friends and community will be greatly missed. Erica’s example is inspiring to all those who serve others.

Today, as we celebrate the life and accomplishments of this exceptional individual, my thoughts and prayers are with Erica’s family and especially her daughter Grace. I share in their sadness, and pray that God’s peace will comfort them in their time of need.

CELEBRATING THE CENTENNIAL ANNIVERSARY OF THE NEW YORK BRANCH OF THE NAACP
HON. CHARLES B. RANGEL
OF NEW YORK
IN THE HOUSE OF REPRESENTATIVES
Thursday, February 10, 2011

Mr. RANGEL. Mr. Speaker, I rise today to celebrate the Centennial Anniversary of the founding of the New York Branch of the National Association for the Advancement of Colored People.

On January 27, 1911, 100 years ago, the New York Branch of the NAACP received its Charter. Organized from the Interior Department’s PILT program to help offset losses in property taxes due to nontaxable Federal lands administered by the BLM, the National Park Service, the U.S. Fish and Wildlife Service, and the U.S. Forest Service.

However, all along our Border, communities are not reimbursed for land that the Department of Homeland Security uses for ports of entry. The community often provides resources and services to these facilities without reimbursement from the government. My bill, H.R. 543 provides support for these communities.

H.R. 543 amends existing law to include certain Department of Homeland Security facilities, such as ports of entry, under the PILT program. Providing access to these payments will help these communities with the important work they provide along our borders.

SUPPORT AMERICA’S BORDER COMMUNITIES
HON. BOB FILNER
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Thursday, February 10, 2011

Mr. FILNER. Mr. Speaker, I recently introduced H.R. 543, legislation to include certain Department of Homeland Security facilities, such as ports of entry, under the Payments in Lieu of Taxes, PILT, program.

Since 1976, communities have received payments from the Interior Department’s PILT program to help offset losses in property taxes due to nontaxable Federal lands administered by the BLM, the National Park Service, the U.S. Fish and Wildlife Service, and the U.S. Forest Service.

However, all along our Border, communities are not reimbursed for land that the Department of Homeland Security uses for ports of entry. The community often provides resources and services to these facilities without reimbursement from the government. My bill, H.R. 543 provides support for these communities.

An important issue is the needs of communities along the Border. We must ensure that these communities are provided with the resources they need to continue to provide vital services to our Nation in Afghanistan during an attack by insurgents. Despite these activities, the Branch was adversely affected as a lack of visibility. In December 1913, the Board decided that the New York Vigilance Committee be reorganized and focus on fundraising for the National Association. The legal work handled by the Vigilance Committee was transferred to the National NAACP office, which by then had a full-time lawyer.

At one time, the New York Branch became inactive, and when the NAACP Annual Report was published in 1916, the Branch was not listed. According to historian Charles Flint Kellogg, the original charter had been lost. Since there was no record of its date of issue, a new charter had been issued on November 11, 1917, when James Weldon Johnson succeeded in organizing a Harlem Branch and became its Vice President. That same year, Ms. Mary White-Ovington secured approval from the NAACP National Board to enroll those individuals who participated in the 1917 Silent March on 5th Avenue. Each individual received a compensation of $1 while serving as a member of the branch for the duration of 1 year.

During the fall of 1931, the New York Branch reverted back to an inactive status, and the NAACP National office enlisted Field Organizer Daisy Lampkin to conduct a membership campaign which ended on October 2, 1931. As a result of the campaign, 500 new members were enrolled and $3,323.00 was raised. As a result, the Branch was reorganized and granted a renewed charter on November 9, 1931.

In addition to Dr. Annie B. Martin, the New York Branch has had several distinguished activist and civil rights leaders to serve as President during its history, including: James E. Overton, who helped to organize and become the first New York State Conference President; the Honorable Ella Josephine Baker, who was one of the visionaries who created the Southern Christian Leadership Conference in 1957; the Honorable Judge Jawn Ardin Sandifer was one of two NAACP staff lawyers who successfully argued Henderson v. United States, the unanimous Supreme Court decision ruled that railroads that operate across state lines may not bar passengers from eating in dining cars because of their race.

It also includes two of my dearest friends and brothers, the Honorable Basil A. Paterson, former Secretary of the State of New York and renowned national labor attorney; and the Honorable Percy Ellis Sutton, our former Manhattan Borough President, civil rights attorney, business leader and founding Chairman of the Board of the largest black-owned radio stations in the nation, Inner City Broadcasting, Inc. Other past Presidents who served include Russell Crawford, Lind H. White, I. Joseph Overton, Richard A. Hildebrand, Jeff L. Greenup and Carl Lawrence.

Today, the New York Branch has been one of the largest membership branches of the NAACP. Led by its President, Dr. Annie B. Martin, the New York (Harlem) Branch is continuing to work steadfastly on the front lines of
the fight for justice. The Unit played a prominent role in the “Overground Railroad” demonstrations over voter registration concerns, started a Saturday program to help students develop study habits, and held legal redress forums, community health fairs and civic engagement activities.

OPPOSING THE REPEAL OF THE AFFORDABLE CARE ACT

HON. DAVID N. CICILLINE
OF RHODE ISLAND
IN THE HOUSE OF REPRESENTATIVES

Thursday, February 10, 2011

Mr. CICILLINE. Mr. Speaker, America is the strongest Nation in the world, we hold our freedoms sacred—and we have fought to protect these freedoms for centuries, and many have paid the ultimate sacrifice. Yet, there is a great and impeding threat to that strength and freedom, a threat that imperils millions of Americans—the repeal of our Nation’s Health Care Reform.

As a new member of this Congress, protecting Health Care Reform is the first line in the sand. I was sent to Washington to fight for Rhode Islanders. As I have heard loudly over the past year, our state has seen first-hand a Mayor for the last 8 years, families in my state have spent enough time awake at night worrying about where they will find work, or the security of their current job. I will not support any action that places an additional burden on the people of the Northern Mariana Islands. I will not have Beth’s story repeated. Beth, a strong and determined woman, is employed and working to provide for her family. She is a good citizen and she is a constituent of mine, and she had only one request. For years she had been, and remains, an insurance sales agent. But for as many years, she has been denied access to health insurance because of a pre-existing condition. Just yesterday I had the privilege of hearing from a Rhode Islander, Alex Lataille, who spoke at the one and only hearings Congress had, to discuss the negative effects of repealing the new health care law.

Alex graduated last May with two bachelor’s degrees and while looking for a job after graduation, he is able to afford health insurance because he can stay on his parents’ policy. Repealing this law means Alex and millions of Americans will lose their coverage.

Recently while having breakfast in Woonsocket, Rhode Island, I met a young woman named Beth. She said she was going to be a constituent of mine, and she had only one request. For years she had been, and remains, an insurance sales agent. But for as many years, she has been denied access to health insurance because of a pre-existing condition. Each and every day served as a painful reminder that while she was selling insurance to others, she was being denied the very same coverage. As someone well attuned to the health care industry and the Affordable Care Act, I know that health care reform meant hope, provided certainty, and would finally allow her to get the access to affordable health care she would need—relieving her of years of fear and anxiety. She asked for my commitment to defending health care reform.

The Affordable Care Act establishes a Pre-Existing Condition Insurance Plan—one that would provide new coverage options for Americans like Beth until 2014, when, finally, all discrimination against Americans with pre-existing conditions will be prohibited. Recently I also had the opportunity to speak with Susan, a mother of five from Rhode Island. Susan and her husband Ed are both middle-income earners. Recently their two sons, age 22 and 23, graduated from college. Both sons found entry level work and have health insurance from their employers. Under the current law, both sons will be eligible for coverage under their mother’s health insurance plan when it renews in eight months. Susan went on to tell me that it would cost her more than $600 a month to provide coverage to her sons through COBRA. She said that with three children still at home, and despite the fact her and her husband are employed, they cannot support the added expense beyond eight months.

With repeal of the Affordable Care Act, the temporary gap that Susan and her family face would become a permanent gap. We are sending a deplorable message to Americans, and indeed the world, if we abandon hard working men and woman like Susan and Ed, and let their sons—who both college graduates, both duly employed, go without health coverage until they find jobs that provide health insurance.

I come to this Congress to help bring common sense solutions to complex problems. When I look at the impact of repealing the Affordable Care Act, I think about the struggles of Alex, Beth and Susan, and their two sons. I think about the number of Rhode Islanders who will once again find themselves saddled with greater financial burdens. I think about the many men, women, and children of my state who will once again face uncertainty over something as fundamental as their own health and well-being. When I think about these consequences, it is common sense, and an understanding of the struggles faced by so many Rhode Islanders that compels me to object so strongly to this proposed repeal.

I was sent here to find practical solutions to solve the problems facing Rhode Island families. Let’s work to improve this law, not repeal it.

CONVEYANCE OF SUBMERGED LANDS TO THE NORTHERN MARIANA ISLANDS

HON. GREGORIO KILILI CAMACHO SABLAN
OF THE NORTHERN MARIANA ISLANDS
IN THE HOUSE OF REPRESENTATIVES

Thursday, February 10, 2011

Mr. SABLAN. Mr. Speaker, today I am introducing H.R. 670, a bill that will give back to the people of the Northern Mariana Islands three miles of submerged lands surrounding our islands.

Exactly two years ago, I introduced the same bill, which was made part of Senator Reid’s The America’s Great Outdoors Act of 2010, which was introduced in the closing days of the 111th Congress. However, the Senate did not act on Senator Reid’s omnibus lands bill because of many competing priorities.

But allow me to explain why this bill is crucial to the people of the Northern Mariana Islands and why it has received such wide support. The Northern Mariana Islands is the only U.S. jurisdiction that does not have ownership of the submerged lands three miles off its shores. We have been a Commonwealth under a permanent Covenant with the United States since 1976. For thousands of years, the Chamorro and Ratafouluasch people farned the land and fished the seas. However on February 25, 2005 the people of the Mariana Islands were shocked to discover that the waters and the submerged lands below them did not belong to them. But that they were the property of the United States of America, as concluded by the Ninth Circuit Court of Appeals. In the same breadth, the Court recognized the integral connection between the land, water and my people. The Court pointed out that Congress can return these lands back to the people of the Northern Mariana Islands and indeed the world, if we abandon hard working men and woman like Beth and Susan, and their two sons—both college graduates, both duly employed, go without health coverage until they find jobs that provide health insurance.

I want to thank all those Members who are original cosponsors of this bill and I ask that my colleagues support H.R. 670.

ROBERT H. RAWLINGS
HON. SCOTT R. TIPTON
OF COLORADO
IN THE HOUSE OF REPRESENTATIVES

Thursday, February 10, 2011

Mr. TIPTON. Mr. Speaker, It is my sincere privilege to rise and pay tribute to the lifetime achievements of Robert H. Rawlings, a man whose personal compass has guided him to business success, philanthropic accomplishment, and given him a deep conviction for civic duty. For all of this Mr. Rawlings will be the recipient of the Distinguished Eagle Scout Award from the Rocky Mountain Council and The Boy Scouts of America. In receipt of this prestigious honor, Robert Rawlings joins an exclusive fraternity whose roster includes Secretary of Defense Robert Gates and President Gerald Ford.

This Las Animas, Colorado, native is most prominently known for his successful ownership and editing of The Pueblo Chieftain, Southern Colorado’s most circulated publication. This alone merits recognition, but Mr. Rawlings’ accomplishments are far more reaching than simply owning and editing a newspaper. Mr. Rawlings admirably served his country in World War II as a member of the Navy in the South Pacific. Then he endeavored to become the newsman he is today. As his newspaper career began to flourish, so did Mr. Rawlings ability to give back to Southern Colorado. The size and scope of his community involvement has been immense; ranging from the financing and leadership behind the Robert H. Rawlings Outdoors Sports Complex to co-founding of the Pueblo Economic Development Corporation. Mr. Rawlings has also made notable contributions as president of the Colorado Press Association, Colorado Associated Press, Colorado Bar Press; he has been involved with the Robert Hoag Rawlings Public Library, served as chairman of The Pueblo Medal of Honor Committee, and has worked...
to establish a water district to help preserve Arkansas Valley water. This may sound like an incredible list of accomplishments, but it only scratches the surface of what Robert H. Rawlings has been able to do for Southern Colorado, and our nation.

Mr. Speaker, I cannot think of man more deserving of this esteemed honor than Mr. Robert H. Rawlings.

LARSON CRITICIZES MAJORITY PARTY FOR FAILING TO PROPOSE A JOBS PLAN

HON. RICK LARSEN
OF WASHINGTON
IN THE HOUSE OF REPRESENTATIVES
Thursday, February 10, 2011

Mr. LARSEN of Washington. Mr. Speaker, I rise today to speak in support of investing in our nation’s infrastructure to create good, family-wage jobs.

The American people want Congress to focus on growing jobs and getting the economy back on track.

But the new majority has failed to present any plan to tackle our economic problems or create new jobs for Americans left struggling in the wake of the Great Recession.

Of course oversight is important. In fact, the Democrats conducted 1,400 oversight hearings in the 110th Congress. But let’s not waste two days debating something we are already doing while the American people need us to focus on jobs and the economy.

We need a plan that will create jobs, a plan that will invest in our infrastructure so we can rebuild our nation’s crumbling roads, bridges, highways and railroads to keep our economy moving and create good jobs in our communities.

As a member of the Transportation and Infrastructure Committee, I am committed to improving and enhancing our infrastructure so we can expand our workforce and maintain U.S. economic leadership in the world.

I urge my colleagues to oppose this misguided effort and direct our attention instead to policies that will get our economy moving and create jobs.

TRIBUTE TO DR. CHARLES B. JACKSON, SR.

HON. JAMES E. CLYBURN
OF SOUTH CAROLINA
IN THE HOUSE OF REPRESENTATIVES
Thursday, February 10, 2011

Mr. CLYBURN. Mr. Speaker, I rise today to pay tribute to a ministerial wunderkind who at the age of 58 has led his home church for a remarkable 40 years. Dr. Charles B. Jackson, Sr., is the spiritual leader of Brookland Baptist Church and a community leader in the Columbia, South Carolina, metropolitan area. I am proud to call Dr. Jackson a dear friend, and acknowledge that he has presided over some very important events in my life, including the marriage of my youngest daughter, Angela.

Charles Jackson is a product of West Columbia, South Carolina, and attended the local public schools. Even from a young age, there was no doubt the path that his life would take. At the age of nine, Dr. Jackson responded to the call to preach. The next year he was licensed, and at age 12 he became an ordained minister. At the age of 18, when most young men are searching for a direction in life, Dr. Jackson was installed as the Pastor of his home church—Brookland Baptist Church of West Columbia.

At the time he officially took over the ministerial leadership of the church, he was also a student at Benedict College. Despite the demands of his chosen career, he graduated Magna Cum Laude with a Bachelor of Science degree in Mathematics. As a dedicated student, he received the Distinguished Mathematics and Physics Award for achieving the highest academic average in those disciplines.

Dr. Jackson continued his studies by attending the Interdenominational Theological Center of Morehouse School of Religion in Atlanta. He graduated with honors in 1977 with a Master of Divinity. He was also awarded the Distinguished Board of Directors Award for High Academic Achievement. In August 1978, Dr. Jackson completed one year of certification in Clinical Pastoral Education at the South Carolina Academy for Pastoral Education, Inc. He has received Honorary Doctor of Divinity Degrees from Morris College in Sumter, South Carolina, and from his alma mater, Benedict College.

During his 40 years at Brookland Baptist, the church has grown exponentially. As one of the largest churches in the state of South Carolina, Brookland Baptist offers 65 ministries, a full-service Federal Credit Union, the Brookland Foundation—a charitable 501(c)(3)—the Brookland Community Center for Community and Economic Change, the Brookland-West Columbia Education Development Corporation, and the Brookland Community Pediatric Center, which is a collaborative effort with the Eau Claire Cooperative Health Center.

Nearly 12 years ago, Dr. Jackson led his growing congregation to a new 2,300-seat sanctuary. In addition to the beautiful new church, Brookland Baptist also opened a 68,000 square-foot Community Resource Center in September 2005, which houses an Academy Child Development Center, a Health and Wellness Center, and a Banquet and Conference Center. The board of Lexington School District Two awarded Brookland Baptist the building that once housed the former Lakeview/Northside School. This 94,000 square foot educational facility on 11 acres of land will be converted into the Brookland/Lakeview Empowerment Center. As a result of the church’s Economic Empowerment Initiative, over 160 people are employed in Brookland’s ministry.

Due to the tremendous growth in the church family, Dr. Jackson opened a second campus and in 2008—soon after his 40 years in the ministry. We are extremely fortunate that Dr. Jackson is still in the prime of his career, and we can look forward to many more years of his growing ministry and his dedicated service. He embodies the admonition of our Christian faith to do “good works.” His ministry has touched countless lives over the past 40 years, and he deserves our commendation.

HONORING PRESIDENT RONALD WILSON REAGAN

SPEECH OF
HON. ADRIAN SMITH
OF NEBRASKA
IN THE HOUSE OF REPRESENTATIVES
Wednesday, February 9, 2011

Mr. SMITH of Nebraska. Mr. Speaker, I rise today to honor the 40th President of the United States, Ronald Reagan. As Americans celebrate the 100th anniversary of his birthday this month, we not only commemorate his life, but also, and more importantly, the legacy he left to America and the world.

Throughout his life, whether as an actor, spokesperson, governor or President, he passionately pursued his vision for America, which was rooted in freedom, opportunity, and prosperity.
President Reagan understood the greatness of our nation lies in its people—not an overbearing government. He knew the hard work, resilience, and optimism of Americans would overcome any challenge we face.

Like many others, President Reagan is one of the reasons I entered public service. I was in 4th grade when President Reagan defeated President Carter. It was the first election I closely followed. I remember asking my parents questions about the candidates, learning the differences, and deciding to support President Reagan. While I did not understand the complexity of the issues at the time, it sparked my desire to serve.

Now, as I represent Nebraska in this great chamber, I rely on the same principles he championed. Facing deep economic challenges, like we are today, President Reagan championed solutions to reduce the size of government, promote free enterprise, and empower individuals. He knew these timeless ideals would ensure our nation always remains a "shining city on a hill." I believe these same foundations, which to succeed rely on the individual, instead of the government, will build a stronger America in the 21st century.

PERSONAL EXPLANATION

HON. DAVID N. CICILLINE
OF RHODE ISLAND
IN THE HOUSE OF REPRESENTATIVES
Thursday, February 10, 2011

Mr. CICILLINE. Mr. Speaker, on January 25, 2011, I was listed as "not voting" for House Resolution 49, to provide Capitol-flown flags for recipients of the Medal of Honor. I intended to vote "yea" on this resolution, as I support the provision of flags flown over the Capitol for those who receive the Medal of Honor. I also wish to express my appreciation for Staff Sergeant Salvatore A. Giunta for his valiant and courageous service to our country.
**Thursday, February 10, 2011**

### Daily Digest

#### Senate

**Chamber Action**

**Routine Proceedings, pages S637–S650**

**Measures Introduced:** Fifteen bills and two resolutions were introduced, as follows: S. 312–326, and S. Res. 47–48.

**Measures Passed:**

- **Congratulating the Green Bay Packers:** Senate agreed to S. Res. 48, congratulating the Green Bay Packers on winning Super Bowl XLV.

- **FAA Air Transportation Modernization and Safety Improvement Act—Agreement:** A unanimous-consent agreement was reached providing that at approximately 2 p.m., on Monday, February 14, 2011, Senate resume consideration of S. 223, to modernize the air traffic control system, improve the safety, reliability, and availability of transportation by air in the United States, provide modernization of the air traffic control system, reauthorize the Federal Aviation Administration.

**Nominations—Agreement:** A unanimous-consent-time agreement was reached providing that at 4:30 p.m., on Monday, February 14, 2011, Senate begin consideration of the nominations of James E. Graves, Jr., of Mississippi, to be United States Circuit Judge for the Fifth Circuit, and Edward J. Davila, of California, to be United States District Judge for the Northern District of California; that there be one hour for debate equally divided in the usual form; that upon the use or yielding back of time, Senate vote on confirmation of the nominations of James E. Graves, Jr., of Mississippi, to be United States Circuit Judge for the Fifth Circuit, and Edward J. Davila, of California, to be United States District Judge for the Northern District of California, in that order, without intervening action or debate; that no further motions be in order to any of the nominations.

**Messages From the House:**

**Additional Cosponsors:**

**Statements on Introduced Bills/Resolutions:**

**Additional Statements:**

**Amendments Submitted:**

**Adjournment:** Senate convened at 4 p.m. and adjourned at 5:05 p.m., until 2 p.m. on Monday, February 14, 2011. (For Senate's program, see the remarks of the Acting Majority Leader in today's Record on page S650.)

### Committee Meetings

(Committees not listed did not meet)

No committee meetings were held.

### House of Representatives

**Chamber Action**

**Public Bills and Resolutions Introduced:** 53 public bills, H.R. 11, 601–652; and 4 resolutions, H. Res. 82–85, were introduced.

**Additional Cosponsors:**

**Reports Filed:** There were no reports filed today.

**Speaker:** Read a letter from the Speaker wherein he appointed Representative Chaffetz to act as Speaker pro tempore for today.

**Recess:** The House recessed at 10:34 a.m. and reconvened at 12 noon.

**Chaplain:** The prayer was offered by the guest chaplain, Cardinal Donald Wuerl, Archdiocese of Washington, Washington DC.
Communication from Parliamentarian: Read a communication from John V. Sullivan, House Parliamentarian, stating that a facsimile of a letter of resignation submitted by Representative Christopher J. Lee (NY) to the pertinent Executive authority in the State of New York was received in the Capitol on February 9, 2011. The facsimile previously laid before the House was addressed to the Governor rather than to the Secretary of State. This document rounds out the papers of the House on the matter of Representative Lee’s resignation.

Extending expiring provisions of the USA PATRIOT Improvement and Reauthorization Act of 2005—Rule for Consideration: The House agreed to H. Res. 79, the rule providing for consideration of H.R. 514, to extend expiring provisions of the USA PATRIOT Improvement and Reauthorization Act of 2005 and Intelligence Reform and Terrorism Prevention Act of 2004 relating to access to business records, individual terrorists as agents of foreign powers, and roving wiretaps until December 8, 2011, by a yea-and-nay vote of 248 yeas to 176 nays, Roll No. 29, after the previous question was ordered without objection.

Directing certain standing committees to inventory and review existing, pending, and proposed regulations and orders from agencies of the Federal Government: The House began consideration of H. Res. 72, to direct certain standing committees to inventory and review existing, pending, and proposed regulations and orders from agencies of the Federal Government, particularly with respect to their effect on jobs and economic growth. Consideration is expected to resume tomorrow, February 11th.

H. Res. 73, the rule providing for consideration of the resolution, was agreed to by a yea-and-nay vote of 255 yeas to 169 nays, Roll No. 31, after the previous question was ordered without objection.

Quorum Calls—Votes: Three yea-and-nay votes developed during the proceedings of today and appear on pages H630–31, H631, and H632. There were no quorum calls.

Adjournment: The House met at 10 a.m. and adjourned at 10 p.m.

Committee Meetings

DODD-FRANK WALL STREET REFORM AND CONSUMER PROTECTION

Committee on Agriculture: Held a hearing to review Implementation of title VII of the Dodd-Frank Wall Street Reform and Consumer Protection Act. Testimony was heard from Gary Gensler, Chairman, Commodity Futures Trading Commission; and public witnesses. Prior to the hearing, the Committee met for organizational purposes.

COMMERCE, JUSTICE, SCIENCE APPROPRIATIONS

Committee on Appropriations: Subcommittee on Commerce, Justice, Science, and Related Agencies held an oversight hearing on the NSF and NASA. Testimony was heard from Allison C. Lerner, Inspector General, NSF; and Paul K. Martin, Inspector General, NASA.

FINANCIAL SERVICES AND GENERAL GOVERNMENT APPROPRIATIONS

Committee on Appropriations: Subcommittee on Financial Services and General Government held a hearing on the SEC. Testimony was heard from H. David Kotz, Inspector General, SEC.

MILITARY RESALE PROGRAMS

Committee on Armed Services: Subcommittee on Military Personnel hearing on military resale programs overview. Testimony was heard from the following officials of the Department of Defense: Robert L. Gordon, Deputy Assistant Secretary, Military Community and Family Policy; MG. Bruce A. Casella, USAR Commander, Army and Air Force Exchange Service; RADM (Select) Glenn C. Robillard, USN Commander, Navy Exchange Service Commission; Joseph H. Jeu, Director and Chief Executive Officer, Defense Commissary Agency; Timothy R. Larsen, Director, Personal and Family Readiness Division, Manpower and Reserve Affairs Department, Headquarters, USMC; and public witnesses.

CONGRESSIONAL BUDGET OFFICE’S BUDGET AND ECONOMIC OUTLOOK

Committee on the Budget: Held a hearing on the Congressional Budget Office’s Budget and Economic Outlook. Testimony was heard from Douglas W. Elmendorf, Director, Congressional Budget Office.

EDUCATION IN THE NATION

Committee on Education and the Workforce: Held a hearing on “Education in the Nation: Examining the Challenges and Opportunities Facing America’s Classrooms.” Testimony was heard from Tony Bennett, Superintendent of Public Instruction, Department of Education, State of Indiana; and public witnesses.

ARRA BROADBAND SPENDING

Committee on Energy and Commerce: Subcommittee on Communications and Technology held a hearing entitled “ARRA Broadband Spending.” Testimony was
heard from Todd Zinser, Inspector General, Department of Commerce; Phyllis K. Fong, Inspector General, Department of Agriculture; Mark Goldstein, Director, Physical Infrastructure Issues, GAO; and public witnesses.

EFFECTS OF MIDDLE EAST EVENTS
Committee on Energy and Commerce: Subcommittee on Energy and Power held a hearing entitled “The Effects of Middle East Events on U.S. Energy Markets.” Testimony was heard from Richard G. Newell, Administrator, Energy Information Administration, Department of Energy; Gary Mar, Minister-Counselor, Province of Alberta, Canada, to the United States; and public witnesses.

COMMITTEE ORGANIZATION
Committee on Financial Services: Approved its Oversight Plan for the 112th Congress.

RECENT DEVELOPMENTS IN EGYPT AND LEBANON
Committee on Foreign Affairs: Continued hearings on Recent Developments in Egypt and Lebanon: Implications for U.S. Policy and Allies in the Broader Middle East. Testimony was heard from James B. Steinberg, Deputy Secretary, Department of State.

TERRORISM AND TRANSPORTATION SECURITY
Committee on Homeland Security: Subcommittee on Transportation Security held a hearing entitled “Terrorism and Transportation Security.” Testimony was heard from John S. Pistole, Administrator, TSA, Department of Homeland Security.

REGULATORY FLEXIBILITY IMPROVEMENTS ACT OF 2011
Committee on the Judiciary: Subcommittee on Courts, Commercial and Administrative Law held a hearing on the Regulatory Flexibility Improvements Act of 2011—Unleashing Small Businesses to Create Jobs. Testimony was heard from public witnesses.

E-VERIFYING—PRESERVING JOBS
Committee on the Judiciary: Subcommittee on Immigration Policy and Enforcement held a hearing on E-Verify—Preserving Jobs for American Workers. Testimony was heard from Theresa Bertucci, Associate Director, Enterprise Services Directorate, U.S. Citizenship and Immigration Services, Department of Homeland Security and Richard M. Stana, Director, Homeland Security and Justice Issues, GAO.

REGULATORY IMPLEMENTS TO JOB_creation; COMMITTEE ORGANIZATION
Committee on Oversight and Government Reform: Held a hearing on Regulatory Impediments to Job Creation. Testimony was heard from public witnesses.

The Committee also approved its Oversight Plan for the 112th Congress.

COMMITTEE ORGANIZATION
Committee on Science, Space, and Technology: Met for organizational purposes. The Committee approved its Oversight Plan for the 112th Congress.

IMPACT OF HEALTHCARE OVERHAUL
Committee on Ways and Means: Held a hearing to examine what impact the health care overhaul will have on Medicare and Medicaid beneficiaries. Testimony was heard from the following officials of the Centers for Medicare and Medicaid Services, Department of Health and Human Services: Donald M. Berwick, M.D., Administrator; and Richard S. Foster, Chief Actuary.

EFFORTS TO HELP UNEMPLOYED AMERICANS; COMMITTEE ORGANIZATION
Committee on Ways and Means: Subcommittee on Human Resources held a hearing on improving efforts to help unemployed Americans find jobs. Testimony was heard from Kristen Cox, Executive Director, Workforce Services, State of Utah; Tom Pauken, Chairman, Workforce Commission, State of Texas; and public witnesses.

Prior to the hearing, the Subcommittee met for organizational purposes.

WORLD THREATS
Permanent Select Committee on Intelligence: Held a hearing on World Threats. Testimony was heard from the following officials of the Office of the Director of National Intelligence: James R. Clapper, Director; and Michael E. Leiter, Director, National Counterterrorism Center; Caryn A. Wagner, Under Secretary, Intelligence and Analysis, Department of Homeland Security; Robert S. Mueller III, Director, FBI; Leon E. Panetta, Director, CIA; Phillip S. Goldberg, Assistant Secretary, Bureau of Intelligence and Research, Department of State; LTG Ronald L. Burgess, Director, Defense Intelligence Agency; and Thomas A. Ferguson, Principal Deputy Under Secretary, Intelligence, Department of Defense.

Joint Meetings
No joint committee meetings were held.
COMMITTEE MEETINGS FOR FRIDAY, FEBRUARY 11, 2011

Senate
No meetings/hearings scheduled.

House
Committee on Appropriations, Subcommittee on Commerce, Justice, Science, and Related Agencies, on Assessment of Reentry Initiatives, Recidivism and Corrections Spending, 10 a.m., H–309 Capitol.
Subcommittee on Financial Services and General Government, on the Postal Service, 10 a.m., 2359 Rayburn.
Committee on Armed Services, Subcommittee on Emerging Threats and Capabilities, hearing on What Should the Department of Defense's Role in Cyber Be? 11:30 a.m., 2118 Rayburn.
Committee on Education and the Workforce, Subcommittee on Health, Employment, Labor and Pensions, hearing on Emerging Trends at the National Labor Relations Board, 10 a.m., 2175 Rayburn.
Committee on the Judiciary, Subcommittee on Intellectual Property, Competition, and the Internet, hearing on Crossing the Finish Line on Patent Reform: What Can and Should be Done, 10:30 a.m., 2141 Rayburn.
Committee on Rules, to consider the Committee Oversight Plan for the 112th Congress, 10 a.m., H–313 Capitol.
Committee on Transportation and Infrastructure, Subcommittee on Coast Guard and Maritime Transportation and the Subcommittee on Water Resources and Environment, joint hearing on Improving Oil Spill Prevention and Response, Restoring Jobs, and Ensuring our Energy Security: Recommendations from the National Commission on the BP Deepwater Horizon Oil Spill and Offshore Drilling, 10 a.m., 2167 Rayburn.
Committee on Ways and Means, Subcommittee on Social Security and the Subcommittee on Economic Development, Public Buildings, and Emergency Management of the Committee on Transportation and Infrastructure, joint oversight hearing on Managing Costs and Mitigating Delays in the Building of Social Security’s New National Computer Center, 10 a.m., 1100 Longworth.
Next Meeting of the SENATE
2 p.m., Monday, February 14

Senate Chamber

Program for Monday: Senate will resume consideration of S. 223, FAA Air Transportation Modernization and Safety Improvement Act. At 4:30 p.m., Senate will begin consideration of the nominations of James E. Graves, Jr., of Mississippi, to be United States Circuit Judge for the Fifth Circuit, and Edward J. Davila, of California, to be United States District Judge for the Northern District of California, with a voice vote on confirmation of the nomination of James E. Graves, Jr., of Mississippi, to be United States Circuit Judge for the Fifth Circuit, and a roll call vote on confirmation of the nomination of Edward J. Davila, of California, to be United States District Judge for the Northern District of California, at 5:30 p.m.

Next Meeting of the HOUSE OF REPRESENTATIVES
9 a.m., Friday, February 11

House Chamber

Program for Friday: Complete consideration of H. Res. 72—Directing certain standing committees to inventory and review existing, pending, and proposed regulations and orders from agencies of the Federal Government.