partners in care may visit if accompanied by the PNOK.

d. Exceptions. Visits before or after the established hours of 1000–1500 and during inpatient quiet hours of 1300–1400 daily. In general, visitors should be limited to the immediate family or other individuals identified by the patient and/or immediate family. These visits will be coordinated through the appropriate charge nurse prior to being directed to the patient’s room.

e. VIW Patients. Those visiting the VIW in an official capacity will make their request utilizing the WFFC “Gold Line” at (855) 875-GOLD (4653) and will be limited to the hours of 1000–1500 Monday through Friday. To encourage patient and family rest, foster a rehabilitative environment, and accommodate clinical necessities, it is requested visitors refrain from scheduling visits during inpatient quiet hours of 1300–1400 daily. In general, officials visiting the VIW population outside the established visiting hours will need prior approval from the WFFC. To ensure an optimal experience, these visits will be scheduled five (5) days prior to the planned date; impromptu or last minute visits to the VIW will be entertained. VIW visits include the following partners in care:

a. Family
b. Leadership of Title 36, Congressionally Chartered Organizations
c. Members of the:
   (1) Executive
   (2) Legislative—include Professional Staff to Members (PSM)
   (3) Judiciary
d. Active duty, General, Flag, and Senior Executive Service (SES).
e. Celebrities and sports personnel vetted through the Staff Judge Advocate (SJA).
f. Members of the press vetted through the Public Affairs Office (PAO).
g. Other partners in care who represent committees who wish to visit the VIW from the Veterans of Foreign Wars, American Legion, Fleet Reserve Association, Marine Corps League, Army League, and other similar organizations shall be referred to the WFFC for VIW visits.

h. Leadership of the Military Coalition and National Military Veterans Alliance.

I. Of town visitors or visitors who cannot come during normal visiting hours shall be referred to the WFFC for patient visits.

j. Partners in care representing verifiable 501(c)(3) benevolent organizations wishing to interact with the VIW and or provide goods or services not directed to the WFFC. These organizations will not be allowed unfettered access to the inpatient environment for the purposes of information gathering, solicitation, collection of personal information (medical or otherwise), or delivery.

k. Women Inmates (WII) will be coordinated through the WFCC for WII visits.

l. Partners in care, under the age of 18, must be accompanied by an adult.

m. Photographs may not be taken before, during, or after the visit without express permission from the Patient, Patient Advocate, or other partners in care.

n. No religious items (i.e. Bibles, reading material, and/or artifacts) are allowed to be given away or used during a visit.

9. Release of Patient Information. All patient information will be released in accordance with reference (a).

C.W. CALLAHAN,
Chief of Staff.

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

LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Mr. DOYLE (at the request of Ms. PELOSI) for after 4:30 p.m. today on account of medical reasons.

ENROLLED BILL SIGNED

Karen L. Haas, Clerk of the House, reported and found truly enrolled a bill of the House of the following title, which was therupon signed by the Speaker:

H.R. 394. An act to amend title 28, United States Code, to clarify the jurisdiction of the Federal courts, and for other purposes.

ADJOURNMENT

Mr. KING of Iowa. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to: accordingly (at 6 o’clock and 37 minutes p.m.), the House adjourned until to-morrow, Friday, December 2, 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:


4068. A letter from the Chief, Planning and Regulatory Affairs Branch, Department of Agriculture, transmitting the Department’s final rule — Applying for and Receiving Federal Funds in the National School Lunch Program and for Benefits in the Special Milk Program, and Technical Amendments (FNS-2007-0023) (RIN: 0584-AD54) received November 15, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Education and the Workforce.

4069. A letter from the Assistant General Counsel for Regulatory Services, Department of Education, transmitting the Department’s final rule — Final Priorities, Requirements, and Selection Criteria; Charter Schools Program (CSP) Grants for Replication and Expansion of High-Quality Charter Schools [CFDA Number: 84.222M] (RIN: 1855-ZA08) received November 4, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Education and the Workforce.

4070. A letter from the Program Manager, Department of Health Services, transmitting the Department’s final rule — Head Start Program (RIN: 0797-AC14) received November 10, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Education and the Workforce.

4071. A letter from the Director, Regulations Policy and Management Staff, Department of Health and Human Services, transmitting the Department’s final rule — Beverages: Water Quality Standard; Establishment of an Allowance for 1,1-ethylphthalate [Docket No.: FDA 1993-N-0259 (Formerly Docket No.: 1993N-0088)] received November 4, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.


4073. A letter from the Chief of Staff, Media Bureau, Federal Communications Commission, transmitting the Commission’s final rule — Standardized and Enhanced Disclosure Requirements for Television Broadcast Licensee Public Interest Obligations; Extension of the Filing Requirement For Children’s Television Programming Report (FCC Form 398) [MM Docket No.: 09-168] (MM Docket No.: 06-94) received November 7, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

4074. A letter from the Deputy Chief, CGB, Federal Communications Commission, transmitting the Commission’s final rule — Anglers for Christ Ministries, Inc.: New Beginning Ministries; Petitioners Identified in Appendix A; Interpretation of Economically Burdensome Standard; Amendment of Section 79.1(f) of the Commission’s Rules; Video Programming Accessibility; [CGB-CC-0006] (CG Docket No.: 06-181) [CG Docket No.: 11-175] received November 7, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

4075. A letter from the Chief, Multimedia Division, Wireless Telecommunications Bureau, Federal Communications Commission, transmitting the Commission’s final rule — Amendment of Sections 716 and 717 of the Communications Act of 1934, as Enacted by the Twenty-First Century Communications and Video Accessibility Act of 2000; Amendment of Section 73.622(i), Post-Transition Table ofDTV Allotments, Televising the Deletion of Carrier Current Systems, including Access Broadband over Power Line Systems [ET Docket No.: 04-37] [ET Docket No.: 03-104] received November 6, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.