AMERICANS DISTRACT THE NATIONAL MEDIA

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

Mr. SMITH of Texas. Mr. Speaker, the Pew Research Center has found that negative opinions about news organizations now equal or surpass all-time highs. In their poll, 66 percent of those surveyed stated news stories are often inaccurate, and 77 percent think that news organizations seem to favor one side over the other. And in a recent Gallup poll, Americans were asked how much trust and confidence they have in the mass media. A majority, 55 percent, responded “not very much” or “none at all.”

Three years ago I started the Media Fairness Caucus in Congress. This caucus helps encourage a free and fair media as our Founders intended. The purpose of the caucus is not to censor or condemn but to urge the media to adhere to the highest standards of their profession and to provide the American people with the facts, balanced stories, and fair coverage of the news.

Our national media should be held accountable for their performance, just like any other institution. We need to remind the media of their profound obligation to provide the American people with the facts, not to tell them what to think.

CONGRATS TO THE NIU HUSKIES

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

Mr. HULTGREN. Mr. Speaker, I rise today to congratulate the Northern Illinois University Huskies football team for winning the 2011 Mid-American Conference championship.

Last Friday, the Huskies overcame three first-half turnovers and a 20-point deficit to defeat the Bobcats of Ohio University with a last-second field goal as time expired. The incredible win caps off another great season for the Northern Illinois University Huskies as they finished with a 10–3 overall record and now head to the GoDaddy.com Bowl on January 8 to play Arkansas State.

Congratulations to the players, coaches, and support staff for all of the Huskies for another fantastic season. Go Huskies.

THE OKLAHOMAN: OKLAHOMA CITY HAS MUCH TO OFFER MILITARY RETIREES

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

Mr. LANKFORD. Mr. Speaker, I rise today to praise the incredible people of Oklahoma City and the wonderful community they’re building for our retired military veterans.

A recent study conducted in 379 cities nationwide by USAA and Military.com ranked Oklahoma City as the number one city for a second career for military retirees. Oklahoma City’s economy is boosted by a great combination of veteran-owned businesses, defense contracting companies, Federal workers, and Tinker Air Force Base.

This study simply proves what Oklahomans already know: Oklahoma is a great place to live and to work. Oklahoma City has one of the lowest unemployment rates in the Nation and one of the highest work ethics. Oklahoma City is a great place to raise a family, start a new career or retire.

The vets who have chosen to live in Oklahoma City are hardworking individuals with great skills, a great work ethic, and a love for our country. Military retirees make long-lasting contributions within their communities, and they’re vital to our State’s success.

My message to veterans across the Nation who want to start a new business or new career or find a new community that honors vets for their service, you’re welcome to join us in Oklahoma City.

LOOMING CRISIS FOR OUR SENIORS

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

Ms. BUERKLE. Mr. Speaker, I rise to call attention to a looming crisis for our seniors. We are facing the very real prospect of millions of Americans losing their access to health care providers because of reductions in Medicare payments to physicians due to the flawed Sustainable Growth Rate, SGR, formula.

Mr. Speaker, on January 1, 2011, the SGR formula will trigger a 27.4 percent cut in Medicare payments to physicians. According to the AMA, in my home State of New York, Mr. Speaker, the cut will amount to $28,000 per physician. That loss makes it harder for physicians to pay for office staff, space, and equipment, which translates, Mr. Speaker, to decreased access to care for many patients.

Many physicians have indicated that they will no longer accept Medicare patients. Our seniors, Mr. Speaker, rely on Medicare, which they have paid into, to cover their medical needs. If these physicians do not accept Medicare, our seniors will suffer, and we owe our seniors better.

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Our seniors were made promises by those that came before us serving you today, and I’m here to tell you that we will keep those promises. Taking up this important fix to health care before it’s too late will allow us to continue to be the best Nation, a healthy Nation that can be proud to leave our children and our grandchildren.

PROVIDING FOR CONSIDERATION OF H.R. 10, REGULATIONS FROM THE EXECUTIVE IN NEED OF SCRUTINY ACT OF 2011, AND FOR OTHER PURPOSES

Mr. NUGENT. Mr. Speaker, by direction of the Committee on Rules, I call up House Resolution 479 and ask for its immediate consideration.

The Clerk read the resolution, as follows:

H. Res. 479

Resolved, That at any time after the adoption of this resolution the Speaker may, 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. 10) to amend chapter 8 of title 5, United States Code, to provide that major rules of the executive branch shall have no force or effect unless a joint resolution of approval is enacted into law. 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 confined to the bill and shall not exceed one hour equally divided and controlled by the chair and ranking minority member of the Committee on the Judiciary. After general debate the bill shall be considered as amended for amendment under the five-minute rule. If the amendment lies of the amending chamber or of a substitute recommended by the Committee on the Judiciary now printed in the bill, all amendments made under the five-minute rule shall be in order except those that are considered as adopted in the House and in the Committee of the Whole. The bill, as amended, shall be considered as the original bill for the purpose of further amendment under the five-minute rule and shall be considered as read. All points of order against provisions in the bill, as amended, are waived. No further amendment to the bill, as amended, shall be in order except those printed in part A of the report of the Committee on Rules accompanying this resolution, shall be considered as adopted in the House and in the Committee of the Whole. The bill, as amended, shall be considered as the original bill for the purpose of further amendment under the five-minute rule and shall be considered as read. All points of order against provisions in the bill, as amended, are waived. No further amendment to the bill, as amended, shall be in order except those printed in part B of the report of the Committee on Rules.