for it. And it’s no coincidence that a disproportionate number of these disabled voters come from communities of color as well as the poor, the elderly, and students.

Fully one in four otherwise qualified African American voters would be unable to vote under these voter-ID laws. Around one in five Asian Americans, Latinos, and young adults between the ages of 18 to 24 would be blocked.

In my home State of California, a voter ID bill was introduced to suppress voter participation. It would cost $26 just to get the required documents to qualify for a government-issued ID. Now, having been born and raised in Texas, this certainly looks like a poll tax to me, which none of us remember as a way to prevent African Americans from voting. These voter-ID laws have a partisan agenda seeking to disenfranchise and deny specific populations of voters before they have the opportunity to elect their representatives in government. These partisan laws are shameful, and they’re a disgrace to our country.

If these Republican lawmakers were truly concerned with fighting voter fraud, they would take on actual documented cases such as distributing fliers with false information meant to trick voters, improperly purging voters, or tampering with election equipment and forms.

Instead, they are pushing laws designed to change election outcomes by reducing voting, repressing turnout, and turning the clock back to the days of Jim Crow. This is the exact opposite of where our country needs to go. With almost 40 percent of eligible voters regularly staying away from the voting booth, we need to be expanding participation in our democracy, making the ballot more accessible, not less. We cannot and we must not allow democracy to be undermined, especially while we’re promoting democracy abroad.

We must unmask these shameful attempts to disenfranchise voters. Let’s stop this partisan effort that strikes at the very core of our country. Let’s win this war against voters. We should be about dismantling and reducing barriers so that we can really begin to reignite the American Dream for those who have lost hope.

So I want to thank my colleagues, especially Congresswoman Fudge, for their calls to protect the right to vote on behalf of all the citizens across this great Nation.

ENTREPRENEUR STARTUP GROWTH ACT

The SPEAKER pro tempore. The Chair recognizes the gentlewoman from California (Ms. CHU) for 5 minutes.

Ms. CHU. America doesn’t have a small business problem; it’s an unemployment problem. This was the title of a recent Washington Post article. It pointed to the fact that self-employed startup businesses have been the chosen alternative for millions of Americans, but we must do more to help them. Today, one out of every three new jobs is created by self-employed startup businesses.

But we can do better. Compared to other wealthy countries, the U.S. ranks 23d in new businesses formed per thousand working adults. These entrepreneurs take risks to make it on their own, but they could do better if we help them be competitive. That is why yesterday I introduced the Entrepreneur Startup Growth Act.

One of the most intimidating times of the year for new owners is tax season, as they learn and navigate the different tax standards for businesses. My bill turns this tough time into an opportunity by offering not only affordable business tax assistance but business development services so that these companies can get the advice they need in order to grow.

This bill builds on the Self-Employment Tax Initiative launched by CFED, the Corporation for Enterprise Development, a nonprofit economic opportunity organization. According to CFED, nearly two-thirds of all self-employed people are operating business startups.

Self-employed startups in their first year of existence create an average of 3 million jobs per year. In fact, without business startups, there would be no net job growth in the U.S. economy. Nearly all net job creation since 1980 has occurred in self-employed startups less than 5 years old. They are critical to our economy.

In my bill, community-based organizations, local governments, and higher education institutions are eligible to apply for grants up to $75,000 to operate this program. The IRS will work with the Small Business Administration to ensure that the operators of the program have expertise in both tax assistance and business development assistance.

This is a program that works. With such a modest investment in this assistance, 62 percent of businesses were able to get refundable tax credits such as EITC and Making Work Pay, refunds that they might otherwise have missed out on. The Entrepreneur Startup Growth Act will help businesses grow and help low-income households build assets and stay out of poverty in order to ensure that the operators of the program have expertise in both tax assistance and business development assistance.

RAPE AND SEXUAL ASSAULT IN THE MILITARY

The SPEAKER pro tempore. The Chair recognizes the gentlewoman from California (Ms. SPEIER) for 5 minutes.

Ms. SPEIER. I rise again today for the 13th time to talk about a stain on the American people, a stain on the American Government. I’m talking about military assault and rape. I’m talking about the 19,000 soldiers each year who are victims of sexual assault or rape in the military. Those are figures by the Department of Defense. Yet 13 percent of them will report because they know that if they do report, they will be summarily removed from service. In fact, 90 percent of them are voluntarily honorably discharged from the military after they report a rape. That’s why I’m here.

Well, I have good news this morning to report. A few weeks ago, not far from here, a nonprofit organization, Protect Our Defenders, was born. It’s mission is to give voice to survivors of sexual assault in our military. More than 6,000 Americans have signed survivor Terry Odum’s petition, whose story I’ve told here on the floor.

Terry’s petition demands Congress take action on rape and sexual assault and rape outside the normal chain of command. I imagine many of my colleagues have received emails and tweets or Facebook messages from their constituents about this issue. This is a movement that we must address it. Our troops protect us, and we must protect them. Both Republicans and Democrats should be able to agree that we need to fix this system.

Today, I’m going to tell you the story of Petty Officer Amber De Roche. Petty Officer De Roche served in the Navy from December 2000, to December 2005. In August of 2001, Petty Officer De Roche was raped by two shipmates in a hotel while on port of call in Thailand.

One assailant ripped off Petty Officer De Roche’s clothes and held her down while the other assaulter raped her. The assailants repeatedly took turns holding her down while the other would rape her. After they had their way with her, one of the rapists threw her in the shower in an attempt to wash off the evidence. They then kicked her out of the room and onto the unfamiliar streets of Thailand.

The following day, Petty Officer De Roche, with the help of a friend, went to get a medical exam. Petty Officer De Roche was bruised and injured to such a degree during the assault that the physician had to stop the exam and begin to cry.

Petty Officer De Roche decided to report the horrific experience to her command. What was her reward? She became the target of severe harassment and retaliation, including unjust random searches and denial of food. I know this sounds unbelievable, but this is going on in our military.

When Petty Officer De Roche was released from the medical ward, her command refused to let her leave the ship and forced her to be on call 24 hours a day without receiving any counseling to help her cope with having been raped. Petty Officer De Roche sought out the ship’s chaplain and told him she was suicidal as a result of the rapes and her subsequent mistreatment. Petty Officer De Roche was finally permitted to leave her ship and serve out
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the remainder of her duty on another ship.

As if the horrifying assault and subsequent mistreatment of Petty Officer De Roche is not heartbreaking enough, her predators didn’t get the punishment they deserved. In fact, something very different of the usual meting out of punishment. Instead of instead of martia The punishment required the rapists to admit their crimes—so they admitted them. They got 6 months docked pay and a reduced rank for only one of the rapists. Both of the rapists were permitted to remain on active duty. When command informed Petty Officer De Roche of the outcome, she also advised her to “accept the situation” and refrain from speaking out against the lack of punishment or accountability.

Petty Officer De Roche’s story, like many others, highlights a system that is unimaginable to so many of us and a system that is so clearly broken. In the military, a base commander has complete authority and discretion over how a degrading and violent assault under his command is handled. The commander can issue virtually any punishment for any reason. If they don’t want a black mark on their record or their friends were accused or if they simply don’t know the correct way of dealing with a case, they can issue just a simple slap on the wrist.

My bill, H.R. 3435, the Sexual Assault Training Oversight and Prevention Act, the STOP Act, takes this issue and puts it in the hands of others who can handle it appropriately.

RECESS

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

Accordingly (at 11 o’clock and 17 minutes a.m.), the House stood in recess until noon.

2 1200

AFTER RECESS

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

PRAYER

Reverend Roger Schoolcraft, Fayetteville, Arkansas, offered the following prayer:

Almighty and most high God, Father, Son, and Holy Spirit, You led our forefathers to weave Your presence in the fabric of our Nation. Move us also to acknowledge and trust Your presence among us daily. And although we may face many obstacles and adversities, continue to shower us with Your mercy that we may preserve Your Church.

Today, we thank You for healing our Nation from the attack on Pearl Harbor 70 years ago. We are grateful for all those who sacrifice their lives to preserve our freedom. O Lord, may we not squander it. Bless all wounded warriors, veterans and their families. Fill them and us with Your peace and joy this Christmas season.

Give us wisdom, and lead us by Your Spirit. The violence made here would result in our country united, an economy restored, and hearts grateful for Your loving care through Jesus Christ, our Lord.

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 Illinois (Mr. QUIGLEY) come forward and lead the House in the Pledge of Allegiance.

Mr. QUIGLEY 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 REVEREND ROGER SCHOOLCRAFT

The SPEAKER. Without objection, the gentleman from Arkansas (Mr. WOMACK) is recognized for 1 minute.

There was no objection.

Mr. WOMACK. Mr. Speaker, today it is my privilege to introduce Reverend Roger Schoolcraft of Fayetteville, Arkansas.

Reverend Schoolcraft retired from the ministry in 2008 after nearly 40 years in the ministry, serving congregations in Iowa, Nebraska and, most recently, in northwest Arkansas, where he led St. John’s Lutheran Church in Fayetteville, Arkansas.

Reverend Schoolcraft was called to the ministry in 1953 after accepting an invitation from a friend to attend a Sunday school class at St. John’s Lutheran Church in Rochester, Michigan. Mr. Speaker, Reverend Schoolcraft’s service extends well beyond the walls of the church. He served as campus pastor of the Lutheran Student Center at the University of Arkansas. He was a circuit counselor for 11 years and was assistant dean and dean for two national campus missionary institutes. Locally, he was president of Cooperative Emergency Outreach, secretary-treasurer of the Fayetteville Ministerial Alliance, and treasurer for the Council of Religious Organizations.

Reverend Schoolcraft is married to Deborah Steen Schoolcraft; and they have two children, Andrea and Aaron. On behalf of the United States House of Representatives, I want to thank Reverend Schoolcraft for his long-standing devotion to the ministry, the churches he has served, and his fellow man.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore (Mrs. MILLER of Michigan). The Chair will entertain up to 15 further requests for 1-minute speeches from each side of the aisle.

WHAT A GAME

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

Mr. JOHNSON of Ohio. Madam Speaker, I would like to congratulate the gentleman from Illinois, Congressman RANDY HULTGREN, on winning our friendly wager on the MAC football championship game last Friday. The participants in the game, Ohio University and Northern Illinois University, are located in the districts that we are privileged to represent.

The game was an instant classic. Both teams left everything on the field and gave it their all and, in the process, made their universities and their fans proud.

The OU Bobcats jumped out to an early lead, but the Huskies of Northern Illinois fought back. They showed their toughness and won the game’s final play. Another way to say it is that OU won the first half and that Northern Illinois won the second half. Both teams were worthy of participation in the game, but it’s a shame that either team had to come out on the losing end.

I am very proud of the OU Bobcats, and I look forward to watching both teams compete in their bowl games and represent their schools in the same fashion they did last Friday night.

Congratulations to Congressman HULTGREN.

SUPPORT THE PAYROLL TAX EXTENSION

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

Mr. POLIS. A huge tax increase is looming unless this House takes action immediately. Unless this House takes action in the next few weeks, a typical American household earning $50,000, $60,000 a year will see a tax increase of $1,000 a year on payroll taxes—yes, Madam Speaker, a $1,000 tax increase for middle class families, many of whom have not seen any raises or increases for several years due to the recession.

People who are struggling to support their families will see a $1,000 tax increase if this body does not act in the next several weeks. This is a tax increase that most families haven’t budgeted for and haven’t prepared for. They