for 1 minute and to revise and extend his remarks.)

Mr. LOWENTHAL. Mr. Speaker, I sadly come before the Congress to recognize and honor a person that I loved very much, Lillian Kawasaki. Lillian Kawasaki was a dedicated public servant, a respected community leader, a beloved wife, a sister, and she was a dear, dear friend of mine.

Sadly, on July 18, Lillian passed away, and a memorial service will be held this Saturday, August 3.

Lillian was a generous soul. Her generosity of self always was done with grace and enthusiasm. She engendered tremendous respect and love from all who knew her. She possessed an infectious smile. Her laugh made everybody feel better.

Her work for the last two decades was on environmental efforts, first with the Port of Los Angeles, and then with the Los Angeles Department of Water and Power. It brough not only recognition to her throughout California but also throughout the Nation.

She was an expert on water issues and when she passed away was a member of the Water Replenishment District, elected.

Long Beach has lost one of its finest. I, and countless others in California, already miss Lillian. She will not be forgotten.

OBAMACARE

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

Mr. HARRIS. Mr. Speaker, the bad news on ObamaCare just keeps rolling in. As if it's not bad enough that the IRS will be helping run ObamaCare, Maryland announced last Friday that health insurance premiums will go up 25 percent next year under ObamaCare.

Whatever happened to the President's promise that premiums would go down, not up? Just another empty promise?

Maryland's middle class families, already struggling to pay their health insurance premiums, will see their policies cost over \$1,000 more next year under ObamaCare. Many will just drop their insurance, and that will just increase the long lines we already see in our crowded emergency rooms.

Mr. Speaker, ObamaCare is a disaster. We should repeal it before it does more damage to our hardworking middle class taxpayers and before it destroys even more jobs.

CELEBRATING AMERICA'S IMMIGRANT HERITAGE

(Mrs. DAVIS of California asked and was given permission to address the House for 1 minute.)

Mrs. DAVIS of California. Mr. Speaker, last week I joined my colleagues in a bipartisan trip to New York City to celebrate America's immigrant heritage. Together, we sailed toward the Statue of Liberty and Ellis Island. We stared down those dark, cascading waterfalls at the 9/11 Memorial, and remembered our ancestors at the Museum of Jewish Heritage and the African burial grounds. All around us were reminders of how people came to America, by choice or not, sometimes not by choice, but then hoping for a better life.

Our country has been the better because of it. Whether it's the laborers who built our bridges or the scientists and leaders who made their mark in history, we couldn't be where we are today without immigrants.

I was reminded of that as I witnessed a naturalization ceremony; 82 people from 27 countries became new Americans that day, and you could see their beaming faces.

Immigration is at our core, the moral fiber that binds us together and makes us stronger. Congress now has a responsibility to pass an immigration bill that is worthy of our rich heritage.

Let's write the next chapter of American history, one that our children and our grandchildren can be proud of.

PROVIDING FOR CONSIDERATION OF H.R. 367, REGULATIONS FROM THE EXECUTIVE IN NEED OF SCRUTINY ACT OF 2013; PRO-VIDING FOR CONSIDERATION OF H.R. 2009, KEEP THE IRS OFF YOUR HEALTH CARE OF ACT 2013: PROVIDING FOR PRO-CEEDINGS DURING THE PERIOD FROM AUGUST 3, 2013, THROUGH SEPTEMBER 6, 2013; AND PRO-VIDING FOR CONSIDERATION OF H.R. 2879, STOP GOVERNMENT ABUSE ACT

Mr. COLE. Mr. Speaker, by direction of the Committee on Rules, I call up House Resolution 322 and ask for its immediate consideration.

The Clerk read the resolution, as follows:

H. Res. 322

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. 367) 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 for amendment under the five-minute rule. It shall be in order to consider as an original bill for the purpose of amendment under the five-minute rule the amendment in the nature of a substitute recommended by the Committee on the Judiciary now printed in the bill modified by the amendment printed in part A of the report of the Committee on Rules accompanying this resolution. That amendment in the nature of a substitute shall be considered as read. All

points of order against that amendment in the nature of a substitute are waived. No amendment to that amendment in the nature of a substitute shall be in order except those printed in part B of the report of the Committee on Rules. Each such amendment may be offered only in the order printed in the report, may be offered only by a Member designated in the report, shall be considered as read, shall be debatable for the time specified in the report equally divided and controlled by the proponent and an opponent, shall not be subject to amendment, and shall not be subject to a demand for division of the question in the House or in the Committee of the Whole. All points of order against such amendments are waived. At the conclusion of consideration of the bill for amendment the Committee shall rise and report the bill to the House with such amendments as may have been adopted. Any Member may demand a separate vote in the House on any amendment adopted in the Committee of the Whole to the bill or to the amendment in the nature of a substitute made in order as original text. The previous question shall be considered as ordered on the bill and amendments thereto to final passage without intervening motion except one motion to recommit with or without instructions.

SEC. 2. Upon the adoption of this resolution it shall be in order to consider in the House the bill (H.R. 2009) to prohibit the Secretary of the Treasury from enforcing the Patient Protection and Affordable Care Act and the Health Care and Education Reconciliation Act of 2010. 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 and on any amendment thereto to final passage without intervening motion except: (1) one hour of debate equally divided and controlled by the chair and ranking minority member of the Committee on Ways and Means; and (2) one motion to recommit.

SEC. 3. House Resolution 292 is laid on the table.

SEC. 4. On any legislative day during the period from August 3, 2013, through September 6, 2013, —

(a) the Journal of the proceedings of the previous day shall be considered as approved;

(b) the Chair may at any time declare the House adjourned to meet at a date and time, within the limits of clause 4, section 5, article I of the Constitution, to be announced by the Chair in declaring the adjournment; and

(c) bills and resolutions introduced during the period addressed by this section shall be numbered, listed in the Congressional Record, and when printed shall bear the date of introduction, but may be referred by the Speaker at a later time.

SEC. 5. The Speaker may appoint Members to perform the duties of the Chair for the duration of the period addressed by section 4 of this resolution as though under clause 8(a) of rule I.

SEC. 6. Each day during the period addressed by section 4 of this resolution shall not constitute a calendar day for purposes of section 7 of the War Powers Resolution (50 U.S.C. 1546).

SEC. 7. Each day during the period addressed by section 4 of this resolution shall not constitute a legislative day for purposes of clause 7 of rule XIII.

SEC. 8. Upon the adoption of this resolution it shall be in order to consider in the House the bill (H.R. 2879) to provide limitations on bonuses for Federal employees during sequestration, to provide for investigative leave requirements for members of the Senior Executive Service, to establish certain