

of America

Congressional Record

PROCEEDINGS AND DEBATES OF THE 113^{th} congress, second session

Vol. 160

WASHINGTON, TUESDAY, APRIL 8, 2014

No. 57

House of Representatives

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

DESIGNATION OF SPEAKER PROTEMPORE

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

Washington, DC, April 8, 2014

I hereby appoint the Honorable ROB WOODALL 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 7, 2014, 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, but in no event shall debate continue beyond 11:50 a.m.

ALLOW A VOTE ON IMMIGRATION REFORM

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

Mr. GUTIÉRREZ. Mr. Speaker, this is my weekly reminder to House Republicans that they have only 30 legislative days before the July 4 recess. In that time they had better allow a vote for immigration reform or the President will take executive action to reform our immigration.

The chance to save the Republican Party from being a regional party and not a national one rests on what Republican leaders do during the next 30 legislative days. If they deny justice, security, and dignity to our brothers and sisters with foreign hands, who work every day in American fields to plant and pick our vegetables, the Republican Party is giving up on the chance for their brothers and sisters with Republican hands to pick and plant vegetables in the White House's vegetable garden any time soon.

Tomorrow, Wednesday, the Hispanic Congressional Caucus will have a special meeting with Secretary of Homeland Security Johnson. We will present him with a memo that lays out options the Obama administration has under current law to protect more immigrants from a deportation along the lines of deferred action for DREAMers.

The important phrase here is "under current law." In February 2011, we delivered a memo to the President outlining specific actions he could take within existing law to keep families together, spare military families, and, yes, spare those who would qualify for the DREAM Act; protecting them temporarily on a case-by-case basis from deportation using tools in the law like deferred action, parole, and hardship waivers.

Our position was strengthened in April of that year by a paper called "Executive Branch Authority Regarding Implementation of Immigration Law and Policies." The report was written by Bo Cooper, who served as general counsel at the Immigration and Naturalization Service, and by Paul Virtue, who was also general counsel at the Immigration and Naturalization Service.

The report said:

The executive branch, through the Secretary of Homeland Security, can exercise discretion not to prosecute a case by granting "deferred action" to an otherwise removable or deportable immigrant.

Only a month before deferred action for DREAMers was announced, a letter

signed with footnotes and citations was sent to the President from almost 100 law professors at our top law schools and universities outlining the power the President has to spare immigrants from deportation.

Legal scholars and research are not always enough to persuade my friends in the Republican Conference. Almost every single one of them voted for the King amendment defunding deferred action last year and voted this year to sue the President over immigration enforcement. They are rejecting these arguments as some kind of academic hoax.

So, as I have done in the past, I ask you not to just take my word for it, or the word of legal experts, or hundreds of law professors. I ask you to take the word of your former Judiciary chairman—three of them—when it comes to immigration and deportation.

Here is the letter from November 1999 where at least 28 Republicans and Democrats called on President Clinton to exercise prosecutorial discretion when it comes to deportation and immigration enforcement. It is in this letter:

There has been widespread agreement that some deportations were unfair and resulted in unjustifiable hardship.

The principle of prosecutorial discretion is well established.

It is in the letter:

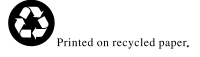
Optimally, removal proceedings should be initiated or terminated only upon specific instruction from authorized INS officials, issued in occurrence with agency guidelines.

They go on to urge that those guidelines—it is in there—they urge those guidelines should be issued from headquarters, just as the Hispanic Congressional Caucus is going to urge the President to issue guidelines for initiation and termination of deportation proceedings tomorrow.

Let's see, here is LAMAR SMITH, and JAMES SENSENBRENNER signed it, and Henry Hyde. Three Republican chairmen of the Judiciary Committee signed

 \Box This symbol represents the time of day during the House proceedings, e.g., \Box 1407 is 2:07 p.m.

Matter set in this typeface indicates words inserted or appended, rather than spoken, by a Member of the House on the floor.



this letter, stating that the President had broad discretion. Mr. Speaker, three former chairmen of the House Judiciary Committee, the legal foundation upon which this opinion rests, is as rock solid as their conservative credentials are.

Yet, to this day, the Republican Conference has not come up with an immigration bill or a series of bills of their own. The American people are still waiting for Republicans to write their own immigration bills or amend the ones that were sent to us by a two-thirds bipartisan majority in the Senate.

I am here to remind my friends in the Republican Conference that the time is running out. If you don't take action, the President will take action to permit millions upon millions of undocumented immigrants to be able to live safely in the United States of America. It is your choice.

GABRIELLA MILLER RESEARCH ACT

The SPEAKER pro tempore. The Chair recognizes the gentleman from Pennsylvania (Mr. THOMPSON of Pennsylvania) for 5 minutes.

Mr. THOMPSON of Pennsylvania. Mr. Speaker, Washington can get things done. It may not be all the time, but over the last year we have been able to make constructive progress on an array of issues. Had it not been for Members on all sides of the aisle coming together, looking past party labels, and working on what is important, this would not have been the case.

Last week on Thursday, April 3, President Obama signed into law an important piece of legislation that represents one of those points of progress.

In December of last year, the House passed bipartisan legislation to shift \$126 million—money previously used to finance national political conventions—to the National Institutes of Health, where it will now support research into childhood cancer and other pediatric diseases, including Down syndrome, cancer, autism, and the countless other diseases that affect our children that don't yet have a cure.

In March of 2014 the Senate passed the legislation, again with bipartisan support. That bill—now law—was the Gabriella Miller Kids First Research Act. There have been many critical research breakthroughs over the past decade. As a result of this new law, millions of additional dollars will be put towards research in an effort to develop treatments and cures for pediatric disorders and diseases. Today, more are on the horizon, and with passage of this law, they will be upon us that much more quickly.

As most are aware, Gabriella Miller passed away from cancer, an inoperable brain tumor, in October of 2013. Gabriella, before her passing, stated: "If I go, if I lose my battle, then I'm going to want other people to carry on with the war. They are going to win this war."

Mr. Speaker, although there is much more to be done, with the passage of this act, this body took one small step in that direction. Through this new law we honor the legacy of a brave and spirited young girl who left a mark on the Nation and the world. Let us continue to fight this battle on behalf of so many boys and girls in similar positions. My prayers are with Gabriella and her family.

TAXATION WITHOUT REPRESENTATION

The SPEAKER pro tempore. The Chair recognizes the gentlewoman from the District of Columbia (Ms. NORTON) for 5 minutes.

Ms. NORTON. Mr. Speaker, April 16 marks Emancipation Day in the District of Columbia, when the slaves who lived in the District of Columbia were emancipated.

I come to the floor this week to discuss a different kind of emancipation. Today, I begin, as the Nation began, with taxes without representation. If I were to ask you who pays the highest taxes per capita in the United States of America, who would you say? What jurisdiction would you say? New York? Connecticut? Arizona? Texas?

It would be the citizens of the Nation's Capital who support the Nation without representation in the Congress of the United States, the 650,000 citizens of the Nation's Capital. That is why you see D.C. license plates that say, "Taxation Without Representation." That was not the idea of the D.C. government. It was a citizen who came forward to suggest that this should be what was on our license plates.

So, April 16—we in the District commemorate Emancipation Day every year because we have the distinction of being the first jurisdiction in the United States where the slaves were emancipated 9 months before they were emancipated elsewhere. The irony is, we are now the last jurisdiction where citizens of every background do not enjoy equal rights. All other Americans have at least one voting Representative and two Senators. District of Columbia citizens have no vote on this House floor and no Senators.

All other Americans govern themselves without interference from the Congress. The District of Columbia must abide the nullification of local laws if the Congress sees fit. All other Americans enjoy total control of their own taxpayer funds. The District budget, approved by and raised by District officials, must be approved in this House and in the Senate by people who had nothing to do with raising those funds

All other Americans pass any constitutional local law they see fit. All local laws of the District of Columbia must lay over here in the House to see whether somebody wants to pop up and overturn them, even if they are constitutional.

What is the difference between the people I represent and the people my

colleagues represent? We do not have statehood rights, and that is what any citizen who pays taxes and serves in the armed services for the Nation deserves. We seek statehood, the only way to achieve what we have sought and still seek: budget autonomy, legislative autonomy, freedom from interference into our lives by the Congress of the United States.

The Nation's first principle, the principle that gave rise to revolution, is taxation without representation. How would you feel if the highest per capita taxes were paid by your citizens and they didn't have the same rights as every other citizen?

District residents pay almost \$12,000 per capita; the lowest are paid, and I point them out only because they are the lowest, by Mississippi, and their taxes are the lowest. I don't go through all the States because there is not room. But what is your State? New York? \$8,737 per person. Compare that to our almost \$12,000 per D.C. resident, and New York is a large State. California ranks 10th, \$8,162 per capita compared to our \$12,000 per capita, my friends, per citizen.

In our country when England decided to impose taxation without representation, the colonies decided they would be colonies no more. They passed a resolution saying, "No taxes ever have been or can be constitutionally imposed on them" by their respective legislatures.

Look at this graph; it speaks for itself, it speaks for the residents of the District of Columbia.

□ 1015

RECOGNIZING A RURAL ELECTRIC VOLUNTEER

The SPEAKER pro tempore. The Chair recognizes the gentlewoman from Missouri (Mrs. HARTZLER) for 5 minutes.

Mrs. HARTZLER. Mr. Speaker, I rise today to recognize and to thank a power lineman from Dixon, Missouri, for facilitating the advent of safe, reliable, and affordable electricity for a community in Haiti.

His service and sacrifice will improve the lives of many people because electricity is a critical element to improving the quality of life, health care, education, clean water, and other vital services.

I would like to recognize Karl Brandt, who works for Gascosage Electric Cooperative. Volunteering his time and expertise for the National Rural Electric Cooperative Association's International Foundation, he spent 2 weeks in the town of Caracol, providing safety training and mentoring for local Haitian linemen.

Mr. Brandt also assisted with installing power for residences located next to an industrial park in Caracol. When fully functional, this industrial park will have the capacity to employ 30,000 people. Only about 13 percent of the