

REAUTHORIZE THE JAMES  
ZADROGA ACT

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

Mr. CROWLEY. Mr. Speaker, the James Zadroga Act, the 9/11 Victims Health and Compensation Act, is up for renewal, surprise to everyone. It passed 5 years ago with a 5-year limit to be re-enacted in this Congress.

What has happened? Absolutely nothing. We keep waiting. We were told that the 9/11 victims compensation bill, the Zadroga Act, would be on the transportation bill. It was mysteriously withdrawn at the last moment. We don't know when this bill will pass.

What has happened to this place? What has happened to the spirit of bipartisanship to get this bill passed?

How can you, on the Republican side, go so low as to use this bill as grease to pass other legislation? That is what is being done right now.

The 9/11 Victims Act is being used as grease to pass other bills. It is outrageous. It is disrespectful to the men and women who gave all to serve this country, people who have stage 4 cancer today and are dying. It gives them no more solace to know that their country is not standing by them.

We continue to say "never forget," yet we continue to forget in this Christmastime, in this holiday season, those who are suffering.

Give them peace of heart and mind, and pass this bill.

A TRIBUTE TO MEG MECCARIELLO

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

Mr. KATKO. Mr. Speaker, I rise today to pay tribute to the life of Meg Lawyer-Meccariello, who fought a hard battle against mesothelioma, an asbestos-related cancer.

Early in my term I met Meg in my office in Washington when she came to share the story of her sister, Mary Jo Lawyer Spano, who lost her life in her courageous battle with mesothelioma.

Meg shared how mesothelioma had tragically impacted her family, claiming the lives of Mary Jo and her father and leaving Meg and her sisters with unnerving diagnoses.

I vividly remember Meg's frustration and disparity by the information and lack of awareness about mesothelioma.

Despite all of this, Meg was a tremendous advocate for finding a cure for this terrible disease. Meg was instrumental in the introduction of legislation named in her sister's honor which would create the Nation's first mesothelioma patient registry.

I will continue to champion this legislation in Congress, now in memory of both Mary Jo and Meg. Meg lived with hope, strength, and grace, and she left this world a better place.

The Meccariello and Lawyer families are in our prayers.

ENOUGH IS ENOUGH

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

Mr. POLIS. Mr. Speaker, Sandy Hook, Colorado Springs, San Bernardino. How many mass shootings or terrorist attacks will it take for Congress to act to reduce gun violence?

We are not talking about infringing upon our important Second Amendment rights, no gun registries, or privacy evaluations. No. We are talking about commonsense reforms to make it harder for terrorists and criminals to get the weapons that allow them to kill people: universal background checks, closing the gun show loophole, making sure that people on the terrorist watch list can't quietly assemble arsenals to do the American people harm.

No congressional action can end gun violence, but we can reduce it. We can save lives. We can prevent mass shootings. We can prevent terrorists from assembling the weapons they need to kill innocent Americans.

Enough is enough.

NO-FLY LIST AND SECOND  
AMENDMENT RIGHTS

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

Mr. LAMALFA. Mr. Speaker, well, they are at it again. Earlier this year we saw the administration work to deny veterans because they may be on an arbitrary list for having sought financial help services, be threatened as incompetent to exercise gun ownership rights.

Now, with the left seeking any excuse to deny Second Amendment rights to Americans, there is much effort underway to use a no-fly list or even a selectee list to not only deny travel and flight rights to falsely listed American citizens with little or no due process to remove one's name from that list, but to extend denial of gun ownership rights as well.

The no-fly list can and should be a good tool for protecting against terror strikes, but needs criteria revision for a due process for those that have been wrongly listed to have an open chance to face their accusation.

As it is now, First, Fourth, and Fifth, let alone now the Second, Amendment constitutional protections are in danger of being denied for those citizens that are falsely listed because their name sounds like the name of someone actually who bears being watched or, in the hands of an aggressive gun control administration, the use of IRS-type tactics against people the powers that be don't like.

Such lists are dangerous to basic liberty. Let's first fix the process for how the no-fly list tool is used and revised before adding more restrictions, ones

that would not have even captured the San Bernardino shooters, to this list being added, the Democrat gun control Christmas or holiday period list.

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PROVIDING FOR CONSIDERATION  
OF CONFERENCE REPORT ON  
H.R. 644, TRADE FACILITATION  
AND TRADE ENFORCEMENT ACT  
OF 2015, AND PROVIDING FOR  
CONSIDERATION OF SENATE  
AMENDMENTS TO H.R. 2250, LEG-  
ISLATIVE BRANCH APPROPRIA-  
TIONS ACT, 2016

Mr. COLE. Mr. Speaker, by direction of the Committee on Rules, I call up House Resolution 560 and ask for its immediate consideration.

The Clerk read the resolution, as follows:

H. RES. 560

*Resolved*, That upon adoption of this resolution it shall be in order to consider the conference report to accompany the bill (H.R. 644) to reauthorize trade facilitation and trade enforcement functions and activities, and for other purposes. All points of order against the conference report and against its consideration are waived. The conference report shall be considered as read. The previous question shall be considered as ordered on the conference report to its adoption without intervening motion except: (1) one hour of debate; and (2) one motion to recommit if applicable.

SEC. 2. Upon adoption of this resolution it shall be in order to take from the Speaker's table the bill (H.R. 2250) making appropriations for the Legislative Branch for the fiscal year ending September 30, 2016, and for other purposes, with the Senate amendments thereto, and to consider in the House, without intervention of any point of order, a single motion offered by the chair of the Committee on Appropriations or his designee that the House concur in the Senate amendments. The Senate amendments and the motion shall be considered as read. The motion shall be debatable for one hour equally divided and controlled by the chair and ranking minority member of the Committee on Appropriations. The previous question shall be considered as ordered on the motion to its adoption without intervening motion or demand for division of the question.

The SPEAKER pro tempore (Mr. WOMACK). The gentleman from Oklahoma is recognized for 1 hour.

Mr. COLE. Mr. Speaker, for the purpose of debate only, I yield the customary 30 minutes to the gentleman from Colorado (Mr. POLIS), my friend, pending which I yield myself such time as I may consume. During consideration of this resolution, all time yielded is for the purpose of debate only.

GENERAL LEAVE

Mr. COLE. Mr. Speaker, I ask unanimous consent that all Members have 5 legislative days to revise and extend their remarks.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Oklahoma?

There was no objection.

Mr. COLE. Mr. Speaker, yesterday the Rules Committee met and reported a rule for consideration of the conference report to accompany H.R. 644,