

Mr. KHANNA. Mr. Speaker, I rise out of a concern of this administration's policies to North Korea. I urge the administration to look at recent history.

From 1994 to 2002, North Korea was not developing plutonium and there was no threat of medium- or long-range ballistic missiles. That was under President Clinton's leadership because President Clinton had come up with a deal to buy the medium- and long-range missiles from North Korea.

Then what happened?

President Bush came and disregarded both deals and put North Korea under the axis of evil, even though they had no relationship to 9/11. It was a mistake of foreign policy.

We know the solution to North Korea. We know they have an army of 200,000. They have 15,000 places of nuclear weapons. There is not a militaristic solution. The solution is to go back to the direct diplomacy that President Clinton had and to have South Korea engage in that diplomatic solution.

There is an answer to North Korea. We cannot play games with this issue when President Clinton showed the framework.

□ 1230

FIRST 100 DAYS OF BROKEN PROMISES

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

Mr. PASCRELL. Mr. Speaker, on the campaign trail, the President talked a good game on trade that appealed to working families. But now that he is President, his promises ring hollow.

He promised to stop outsourcing and shipping jobs overseas, but he issued 15 contracts since becoming President with companies that have outsourced jobs. He promised to hold China accountable and label them a currency manipulator. He reversed that pledge.

He promised to drain the swamp, but he has done just the opposite. He stacked the Cabinet with wealthy insiders; and his White House is filled with friends, family, and a stunning display of nepotism and conflicts of interest.

He said he would release his tax returns. That is a laugher. Breaking with 40 years of precedent, he has not released his taxes and claimed the American people don't care.

Seventy-four percent of Americans want to see his tax returns. And we will never know the full extent of his conflicts of interest and how he stands to enrich himself in office until we see his tax returns.

Congressional tax-writing committees can request them because they have the authority under IRC 6103, and I urge my colleagues to support this effort.

BIGGER AND BIGGER SWAMP

(Ms. MAXINE WATERS of California asked and was given permission to address the House for 1 minute.)

Ms. MAXINE WATERS of California. Mr. Speaker, Donald Trump promised American voters he would drain the swamp of special interests in Washington. Instead, he is swimming in it.

He has filled his administration with billionaires, Wall Street operatives, special interest lobbyists, lawyers, and consultants who are drafting policies for the very industries they came from, and he refuses to release the White House visitor log so we have no idea what special interest lobbyists he is meeting with.

Trump has refused to release his tax returns or divest his business interests.

Can you believe the State Department posted a blog advertising his exclusive Mar-a-Lago resort? Since becoming President, he increased the fees for that resort from \$100,000 to \$200,000.

He has both close allies, Cabinet appointees, and other appointees with questionable ties to Putin and Russia.

His swamp is getting bigger and bigger.

HAPPY 75TH BIRTHDAY EARL F. HILLIARD

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

Mr. CLYBURN. Mr. Speaker, I am pleased to join with friends and family of our former colleague and my personal friend, Earl F. Hilliard, who this weekend will be celebrating his 75th birthday.

While a Member of this body, Earl and I worked very closely together preserving the integrity of Historically Black Colleges and Universities and supporting the preservation and restoration of historic sites and buildings.

This weekend, a gathering will establish a scholarship in his honor in order for more rural Alabama young men and women to have opportunities to further their education.

I want to congratulate my friend for reaching this milestone in his life—a place I got to last year this time—and wish him a happy birthday and further success in establishing benefits for young men and women throughout Alabama.

PROVIDING FOR CONSIDERATION OF H.R. 1694, FANNIE AND FREDDIE OPEN RECORDS ACT OF 2017; PROVIDING FOR CONSIDERATION OF MOTIONS TO SUSPEND THE RULES; AND WAIVING A REQUIREMENT OF CLAUSE 6(A) OF RULE XIII WITH RESPECT TO CONSIDERATION OF CERTAIN RESOLUTIONS REPORTED FROM THE COMMITTEE ON RULES

Mr. WOODALL. Mr. Speaker, by direction of the Committee on Rules, I

call up House Resolution 280 and ask for its immediate consideration.

The Clerk read the resolution, as follows:

H. RES. 280

Resolved, That at any time after 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. 1694) to require additional entities to be subject to the requirements of section 552 of title 5, United States Code (commonly referred to as the Freedom of Information Act), and for other purposes. 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 amendments specified in this section and shall not exceed one hour equally divided and controlled by the chair and ranking minority member of the Committee on Oversight and Government Reform. After general debate the bill shall be considered for amendment under the five-minute rule. In lieu of the amendment in the nature of a substitute recommended by the Committee on Oversight and Government Reform now printed in the bill, it shall be in order to consider as an original bill for the purpose of amendment under the five-minute rule an amendment in the nature of a substitute consisting of the text of Rules Committee Print 115-14 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 recommend with or without instructions.

SEC. 2. It shall be in order at any time through the legislative day of April 29, 2017, for the Speaker to entertain motions that the House suspend the rules as though under clause 1 of rule XV. The Speaker or his designee shall consult with the Minority Leader or her designee on the designation of any matter for consideration pursuant to this section.

SEC. 3. The requirement of clause 6(a) of rule XIII for a two-thirds vote to consider a report from the Committee on Rules on the same day it is presented to the House is waived with respect to any resolution reported through the legislative day of April 29, 2017.

The SPEAKER pro tempore. The gentleman from Georgia is recognized for 1 hour.