

the many organizations that are putting their concern for gun violence into action by supporting this bill, and I urge the Senate to act on the bills the House has already passed.

BUILD A WALL

(Mr. JOHN W. ROSE of Tennessee asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. JOHN W. ROSE of Tennessee. Madam Speaker, today the House joined the Senate in approving almost \$4.6 billion in taxpayer money to address the growing security and humanitarian crisis at our southern border.

We all share sympathy for the children and individuals who find themselves in suffering conditions at our southern border, but we should not confuse that the action that the House took today addresses the real crux of the problem at our southern border. Indeed, less than 5 percent of the funds that we approved will have a realistic impact on reducing the plague of illegal immigration that faces our country.

I call upon my colleagues and I call upon the Speaker, upon our return after the Independence Day recess, to take up this issue and send a clear message around the world that this country intends to enforce its borders and enforce its immigration laws.

Madam Speaker, I support and call upon the Speaker to allow us to provide the funding to build a wall at our southern border and support the President's efforts to control illegal immigration.

THE FIGHT FOR THE CHILDREN WILL CONTINUE

(Ms. JACKSON LEE asked and was given permission to address the House for 1 minute.)

Ms. JACKSON LEE. Madam Speaker, this was a tough week for those of us who, as mothers, have a deep pain for the conditions of our children.

It was a difficult week because Mr. Ramirez and his toddler died trying to seek an opportunity in the United States.

It was a difficult week because this administration rejected Mr. Ramirez from the Matamoros bridge and forced him to cross the Rio Grande.

Today, I voted "no" for the \$4.5 billion, moneys that I know are needed and that passed and were provided for those in need. If my vote was needed to pass the bill, I would have done so.

But I am saddened by the fact that we passed a bill that does not have the strengthened protocols for treating the difficulties of children and their health needs.

It does not have the provisions dealing with the quality of the treatment of the children, the sanitation and safety;

It does not have the idea that children can only remain in a place for 90 days;

It does not have the ability to have a program that talks about or puts in place how these children are treated as relates to their healthcare and other matters.

So, I will continue to fight because these children's lives are important at the border and around the Nation, and we will get to a point where we can pass legislation that will treat these children who are suffering and fleeing in the right way.

WE MUST DO BETTER

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

Mr. CÁRDENAS. Madam Speaker, once again, I say I am blessed to be an American citizen and honored to be a Member of the United States Congress.

Today is a bittersweet day for me as, today, I was able to bring my two grandchildren on the floor of this House, a courtesy that we afford each other as Members of this luscious body: my 1-year-old granddaughter, Jimena Luna De La Rosa, and my grandson, Joaquin Cruz De La Rosa.

But, at the same time, we voted for less than what we should have for the lives of so many men, women, and children who seek to come to the greatest land on Earth, the United States of America.

We must do better. We must do more. And it is time that we push back on a President who considers the gold standard to be the gold on a toilet instead of the gold standard that we have come to be known for around the world when it comes to having open arms of welcoming good human beings to this great country, to be part of this great land.

CONGRATULATING THE HECTOR GODINEZ FUNDAMENTAL HIGH SCHOOL GIRLS SOFTBALL TEAM

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

Mr. CORREA. Madam Speaker, today I rise to congratulate the Hector Godinez Fundamental High School women's softball team on their first ever CIF Southern Section championship victory. The team clinched their first ever title for the school and for Santa Ana Unified School District.

Their head coach, Ed Medina, has been the coach since the school opened in 2007 and was named the 2019 Orange County Softball Coach of the Year.

His assistant coaches—Clarissa Castellanos, Kevin Pola, and Selene Pola—are also to be commended.

Again, I congratulate the team, the coaches, and, of course, Principal Jesse Church on a job well done.

Congratulations, Grizzlies.

APPOINTMENT OF MEMBERS TO MEXICO-UNITED STATES INTER-PARLIAMENTARY GROUP

The SPEAKER pro tempore. The Chair announces the Speaker's appointment, pursuant to 22 U.S.C. 276h, clause 10 of rule I, and the order of the House of January 3, 2019, of the following Members on the part of the House to the Mexico-United States Interparliamentary Group:

Mr. McCAUL, Texas
Mr. DUFFY, Wisconsin
Mr. HURD, Texas
Mr. CLOUD, Texas
Mr. SPANO, Florida

APPOINTMENT OF MEMBER TO BOARD OF VISITORS TO THE UNITED STATES COAST GUARD ACADEMY

The SPEAKER pro tempore. The Chair announces the Speaker's appointment, pursuant to 14 U.S.C. 1903(b), and the order of the House of January 3, 2019, of the following Member on the part of the House to the Board of Visitors to the United States Coast Guard Academy:

Mr. RUTHERFORD, Florida

ISSUES OF THE DAY

The SPEAKER pro tempore. Under the Speaker's announced policy of January 3, 2019, the gentleman from Texas (Mr. GOHMERT) is recognized for 60 minutes as the designee of the minority leader.

Mr. GOHMERT. Madam Speaker, so we just took up the humanitarian crisis that is going on at our border and passed the Senate bill, so there will be a tremendous amount of money that will be going to provide more beds, shelter, food, transportation, whatever is needed. The one thing that the Senate bill is especially void of is money to secure our border.

It is something to say that, with all of the problems in the Senate bill, the things that were not addressed in the Senate bill, the fact that it was so much better than the House bill says an awful lot about the House bill and its shortcomings.

We have, still, and will after this bill is signed into law and money is put into use, a crisis on our southern border.

As was pointed out to me after some of us visited Normandy with the Speaker on the 75th anniversary of D-Day, on D-Day, we had 150,000 or so Allied troops that invaded Normandy, over 150,000, a tremendous number, landing craft, parachuting. Yet just in the month of May, that is about how many invaded our southern border—that we caught. We don't know how many didn't get caught.

Some think that for every one we actually catch and in-process, there is one that gets away. We don't know.

We know that there are a great number of people who are not caught because they are picked up on cameras

and with other information that is gleaned on the border.

But it will continue to be a problem after this money is spent, and there is some concern—it is legitimate—that when you have what the civil litigation would indicate is an attractive nuisance—that is the terminology in a lawsuit—and you don't put up a fence, a wall, something to impede people from coming into property illegally, then, if they hurt themselves—and the example most people think of is a swimming pool or a pool or a pond.

□ 1745

If you have that water on your property, and you don't bother to put up a fence or a wall, and someone comes onto your property and drowns, you are going to end up paying a tremendous amount of money, normally, to the family of whoever drowned coming onto your property when it was not properly secured with a fence or a wall.

That is not to say it has to be electrified or some kind of really intense structure. But you need to have something that would impede somebody from coming in and drowning in your water.

Now, the moment of silence earlier, most of us were deeply moved by the picture, horrendously tragic, of a child, who seemed to be so close, even sharing the father's shirt, with her little arm around his neck.

Having had girls growing up, that is an emotional picture for some of us especially.

But we have what most would say is the highest-evolved justice system, judicial system, litigation system in history. It has come through thousands of years of different types of laws, be them looking up at the bust of Hammurabi, the Code of Hammurabi, the Justinian Code. We have a Napoleonic Code.

We have had thousands of years of laws, and the civil litigation in this country is perhaps at the most perfected—a long way from being perfect, but as perfected as it has ever been anywhere.

That is where this concept of attractive nuisance has evolved and arisen from. There is a responsibility when you know there is something so attractive that people will be tempted to break the law and enter that property illegally, potentially, to their own detriment.

What are you supposed to do if you are a caring individual in charge of property? You put up a fence or wall, just like our former President Obama did.

I understand he built a 10-foot wall around his home. That is a good, responsible thing to do. It was good enough for the President when he was in the White House to raise the height of the fence and wall around the White House, and it is good enough for the former President as he built a wall around his private residence.

It is a good, responsible thing to do by a responsible person in charge of

property, not only to provide privacy, but also to keep people from being lured to their own detriment.

It is high time we address that on our southern border. There are very few people in this body, on either side of the aisle, who have not at some point said that we need to secure our border, that we can't keep having people pour into this country illegally.

But something strange has happened as our friends have taken over the majority and Republicans have moved into the minority. Some people have realized: Wait a minute. If these people keep flooding into our country from other countries illegally, and they see us as the party that keeps the border porous and open for them to keep pouring in, they will surely reward us with their votes, so we will be able to develop a permanent majority.

The only trouble with that is that when that happens, we are destroying the goose that had been laying golden eggs of opportunity, freedom, incredible liberty like the world had never seen before, the United States of America and our Constitution, followed with the Bill of Rights.

Yes, it has taken a while to get them continuing to evolve toward greater perfection. But we have to do something, because if we don't, if we continue to have people pouring into the United States—when you look at the example of Normandy with 150,000 or so, we had that many illegally invading America in 1 month.

We have to do something because the people pouring in have not been educated on the responsibilities of maintaining self-government. They will end up forcing this country—not intentionally but because they do not understand the responsibility involved in continuing this little experiment in self-government that has lasted 230 years. They will unintentionally give way to either communism or progressivism, if you prefer that these days, or a pure dictatorship.

It is very disconcerting that, in this country, there is more and more rising emotion between different political thought.

Look at the difference between the American Revolution, the 8 years that it took to win our independence, 1775 to 1783, and toward the end of the year when the Treaty of Paris was signed. It started, "In the Name of the Most Holy and Undivided Trinity." The British signed that. They thought that would be an oath that they would have to take so seriously in England that they would not breach that oath taken in the name of the "Most Holy and Undivided Trinity."

Historians know, normally, a government doesn't last more than 200 years, and they are lucky if they last 200 years. We have gone 230.

People look at the 10 years of the French Revolution, from about 1789, when our Constitution was ratified and when the Bastille was stormed, to 1799. What was the result of the French Rev-

olution? It was an Emperor named Napoleon.

Some historians say that they think the big difference between the U.S. Revolution resulting in liberty and the French Revolution resulting in hundreds of thousands of heads being cut off was our Revolution was about liberty.

The Founding Fathers were not out there to cut off heads. They were out there to grab and preserve liberty, whereas in the French Revolution, there was so much sentiment of getting revenge that it ended up culminating in an Emperor named Napoleon.

We now seem to have so much animus and so much anger. There is some, from time to time, in this body. But some of the most vocal people pushing for impeachment, like my friend AL GREEN, he, literally, is a friend. He is a Christian brother. I disagree with him strongly on the need for impeachment, but I like the guy. He is my brother. I know he would not be saying what he does unless he really believes it.

I would never wish harm on somebody that I cared about like that. We can disagree without being mean. Yet, too often now, that is being lost.

We have to preserve this place. We are about to recognize our anniversary, the Fourth of July, when the Declaration of Independence was made public. This needs to be a time of serious reflection.

It ought to include John Adams' encouragement to celebrate, have parades, enjoy families, enjoy the country. Of course, he says the firing of guns. We try not to do that. Instead, they use fireworks.

He knew there ought to be a celebration to remind us of the sacrifice, what was gained through that great sacrifice, and the responsibility that ensued, along with the liberty.

We should also remember the way they got to the Constitution was when Randolph, from Virginia, proposed that, after 5 weeks of yelling and fussing, that even though they didn't have money to hire a chaplain, why don't they take a few days off and gather together, on our Nation's Independence Day, at a local church there in Philadelphia. They ended up settling on the Reformed Calvinist Church, with the Right Reverend William Rogers presiding, and they worshipped God together. They were led in prayer by Reverend Rogers. They came back after that and gave us the most extraordinary founding document in the history of the world that we still use 232 years later. It was a time of reflection.

Unless we secure our border though, we will not be a shining light on a hill. We will be a transit station for people around the world to pass through, hoping for something great but, instead, only seeing a once-great country whose experiment in self-government was destroyed by too many people coming in too quickly, who did not know, as they hadn't been educated, how to go about preserving self-government.

My hope and prayer for this Independence Day is that we will return to an appreciation for the God from whom all blessings, all good things, flow. If we do that, we can preserve this place for generations to come.

Madam Speaker, I yield back the balance of my time.

BILL PRESENTED TO THE PRESIDENT

Cheryl L. Johnson, Clerk of the House, reported that on June 25, 2019, she presented to the President of the United States, for his approval, the following bill:

H.R. 559. To amend section 6 of the Joint Resolution entitled “A Joint Resolution to approve the Covenant To Establish a Commonwealth of the Northern Mariana Islands

in Political Union with the United States of America, and for other purposes”.

ADJOURNMENT

Mr. GOHMERT. Madam Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 5 o'clock and 57 minutes p.m.), under its previous order, the House adjourned until tomorrow, Friday, June 28, 2019, at 3:30 p.m.

EXPENDITURE REPORTS CONCERNING OFFICIAL FOREIGN TRAVEL

Reports concerning the foreign currencies and U.S. dollars utilized for Official Foreign Travel during the second quarter of 2019, pursuant to Public Law 95-384, are as follows:

REPORT OF EXPENDITURES FOR OFFICIAL FOREIGN TRAVEL, KATE KNUDSON WOLTERS, EXPENDED BETWEEN MAY 12 AND MAY 15, 2019

Name of Member or employee	Date		Country	Per diem ¹		Transportation		Other purposes		Total	
	Arrival	Departure		Foreign currency	U.S. dollar equivalent or U.S. currency ²	Foreign currency	U.S. dollar equivalent or U.S. currency ²	Foreign currency	U.S. dollar equivalent or U.S. currency ²	Foreign currency	U.S. dollar equivalent or U.S. currency ²
Kate Knudson Wolters	5/13	5/15	France		1,434.00		1,473.53				2,907.53
Committee total					1,434.00		1,473.53				2,907.53

¹ Per diem constitutes lodging and meals.
² If foreign currency is used, enter U.S. dollar equivalent; if U.S. currency is used, enter amount expended.

KATE KNUDSON WOLTERS, June 13, 2019.

EXECUTIVE COMMUNICATIONS, ETC.

Under clause 2 of rule XIV, executive communications were taken from the Speaker's table and referred as follows:

1448. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Air Plan Approval; California; Antelope Valley Air Quality Management District [EPA-R09-OAR-2018-0802; FRL-9994-20-Region 9] received June 25, 2019, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

1449. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Air Plan Approval; Indiana; SO2 Emission Limitations for United States Steel-Gary Works [EPA-R05-OAR-2018-0126; FRL-9995-67-Region 5] received June 25, 2019, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

1450. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Air Plan Approval; Oklahoma; Regional Haze Five-Year Progress Report [EPA-R06-OAR-2016-0619; FRL-9995-36-Region 6] received June 25, 2019, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

1451. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Change of Address for Region 1 Reports; Technical Correction [FRL-9995-50-Region 1] received June 25, 2019, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

1452. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Air Plan Approval; California; Mojave Desert Air Quality Management District [EPA-R09-OAR-2018-0512; FRL-9994-19-Region 9] received June 25, 2019, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-

121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

1453. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Air Plan Approval; KY; Attainment Plan for Jefferson County SO2 Nonattainment Area [EPA-R04-OAR-2017-0625; FRL-9995-59-Region 4] received June 25, 2019, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

1454. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Ethiprole; Pesticide Tolerances [EPA-HQ-OPP-2009-0493; FRL-9985-41] received June 25, 2019, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

1455. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Air Plan Approval; New Mexico; Albuquerque/Bernalillo County; Minor New Source Review (NSR) Preconstruction Permitting Program Revisions [EPA-R06-OAR-2018-0176; FRL-9995-44-Region 6] received June 25, 2019, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

1456. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Department's final rule — Mefentrifluconazole; Pesticide Tolerances [EPA-HQ-OPP-2018-0002; FRL-9994-51] received June 25, 2019, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

1457. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Fluopyram; Pesticide Tolerances [EPA-HQ-OPP-2018-0630; FRL-9994-36] received June 25, 2019, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

1458. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agen-

cy's Major final rules — Repeal of the Clean Power Plan; Emission Guidelines for Greenhouse Gas Emissions from Existing Electric Utility Generating Units; Revisions to Emission Guidelines Implementing Regulations [EPA-HQ-OAR-2017-0355; FRL-9995-70-OAR] (RIN: 2060-AT67) received June 25, 2019, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

1459. A letter from the Assistant Secretary, Bureau of Legislative Affairs, Department of State, transmitting Transmittal No. DDTC 18-105, pursuant to the reporting requirements of Section 36(c) of the Arms Export Control Act; to the Committee on Foreign Affairs.

1460. A letter from the Assistant Secretary, Bureau of Legislative Affairs, Department of State, transmitting a notification pursuant to the reporting requirements of Section 3(d) of the Arms Export Control Act, as amended; to the Committee on Foreign Affairs.

1461. A letter from the Director, Office of Civil Rights, Department of Commerce, transmitting the Department's FY 2018 No FEAR Act report, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Oversight and Reform.

1462. A letter from the Director, Department of Health and Human Services, transmitting the Department's FY 2018 No FEAR Act report, pursuant to 5 U.S.C. 2301 note; Public Law 107-174, 203(a) (as amended by Public Law 109-435, Sec. 604(f)); (120 Stat. 3242); to the Committee on Oversight and Reform.

1463. A letter from the Officer, Office for Civil Rights and Civil Liberties, Department of Homeland Security, transmitting the Department's FY 2018 No FEAR Act report, pursuant to 5 U.S.C. 2301 note; Public Law 107-174, 203(a) (as amended by Public Law 109-435, Sec. 604(f)); (120 Stat. 3242); to the Committee on Oversight and Reform.

1464. A letter from the Director, Regulatory Management Division, Environmental