

loss of manufacturing jobs. I come from the Cleveland area, where we know that these trade agreements, NAFTA, GATT, the WTO which followed, have all worked against the American working people. We were told when these agreements were formed that it would mean more jobs in the United States because people in other countries would be buying our goods.

Well, let us look at the facts. Let us look at what the actual wages are and the purchasing power of people in various countries.

How, for example, can people in Honduras, \$2,600 a year, be able to buy something that is made in the United States that has any powerful commercial value, like a car or like a washing machine? How could someone living in El Salvador, \$4,800 a year, be able to purchase something, some manufactured product in the United States, that costs hundreds or thousands of dollars?

What is happening is that trade agreements are seeking cheaper labor where they can go to countries where the labor is cheap, but they are not selling American goods there. So we are seeing that we are not finding new markets for our goods; yet, we are finding markets for cheap labor. That is what these trade agreements do. They open up markets for cheap labor.

Keep in mind, the workers in Honduras, Guatemala, El Salvador, Dominican Republic, Nicaragua and others represented on this chart, they do not have any rights. They do not have a right under these trade agreements, an inherent right for collective bargaining, a right to organize, a right to strike, a right to decent wages and benefits.

No. As these corporations get more power, they force upon the workers a take-it-or-leave-it proposition where people are basically left to accept working under conditions that are awful, for wages that are miserably low, and if they do not like it, they do not have any kind of a job at all.

Meanwhile, what happens in the United States? We are losing jobs by the millions. The trade agreements, which we have seen this country pass over the last 12 years, have resulted in a destruction of America's basic manufacturing capability.

Remember, our national security has depended on our strategic industrial base of steel, automotive and aerospace, and yet, we are seeing that base decline because of these trade agreements. We are giving away our ability to even defend our country. We are giving away our ability to create good-paying jobs.

Henry Ford understood more than 100 years ago that you had to be able to pay people a good wage so they could buy the things they make. These trade agreements turn all that on its head. Now, American workers are seeing their jobs exported to countries where people make low wages and countries

where people cannot buy American goods. That is where we are.

CAFTA is another in a long series of trade agreements which have worked against the interests of the American people. We have welcomed representatives of Central America to this Congress in the last week. They have communicated to us. These Members of Congress have communicated to us that this trade agreement was passed in the dead of night in their countries; that this trade agreement was passed without the representatives even knowing what was in the bill; that this trade agreement was passed and set the stage for the privatization of public services. This trade agreement was passed and set the stage for higher taxes, with people already living very humbly with the lowest wages.

We are here to stand up for the American worker, stand up for American manufacturing, to stand up for the future of this country and to stand up for international solidarity on questions of human rights, workers rights and environmental quality principles.

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It is time for us to say that CAFTA must be defeated; that we must go back to a whole new trade structure that is based on workers' rights, that is based on human rights, that is based on environmental quality principles.

Commerce essentially depends on the agreements which we come up with in this House of Representatives. But commerce without economic justice is tyranny. Commerce without morality is a degradation of the human spirit. Commerce without basic principles which can strengthen a society is commerce that erodes the social compact of a society.

Mr. Speaker, I appreciate having this opportunity to share with the American people the urgency of seeing CAFTA defeated.

#### JUNETEENTH

The SPEAKER pro tempore (Mr. CONAWAY). Under a previous order of the House, the gentleman from Illinois (Mr. DAVIS) is recognized for 5 minutes.

Mr. DAVIS of Illinois. Mr. Speaker, June 19th, Juneteenth as it is called, is a unique people's holiday. It is the oldest known celebration of the end of slavery in the United States. It marks the day that union soldiers arrived in Galveston, Texas, in 1865, with news that the war had ended and that all slaves were now free, 2½ years after the Emancipation Proclamation.

We do not know why it took so long for the news to get to Texas, but we do know that the military general order which was posted that day read in part, and I quote "The people of Texas are informed that in accordance with the proclamation from the executive of the United States, all slaves are free."

The news spread like wildfire, and spontaneous celebrations sprang up

throughout the State and were repeated each June 19th of each following year. We continue to celebrate Juneteenth because of the importance of slavery in American history and because the lingering effects of slavery remain a part of the legacy of our country.

The legacy of slavery continues to play a role in our daily lives and politics. The vast racial disparities in employment, income, home ownership, education, voter registration and participation, health status and mortality all continue to exist. The great historian John Hope Franklin wrote, and I quote, "Much history occurs of which some historians decide to take no notice."

Juneteenth is the people's answer to the obscuring and distortion of much of the history and experience of African Americans in this country. It is an enduring statement that the truth cannot be suppressed forever, and that the struggle for justice and equality will and must continue.

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Indiana (Mr. BURTON) is recognized for 5 minutes.

(Mr. BURTON of Indiana addressed the House. His remarks will appear hereafter in the Extensions of Remarks.)

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from California (Ms. WOOLSEY) is recognized for 5 minutes.

(Ms. WOOLSEY addressed the House. Her remarks will appear hereafter in the Extensions of Remarks.)

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Georgia (Mr. NORWOOD) is recognized for 5 minutes.

(Mr. NORWOOD addressed the House. His remarks will appear hereafter in the Extensions of Remarks.)

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Maryland (Mr. CUMMINGS) is recognized for 5 minutes.

(Mr. CUMMINGS addressed the House. His remarks will appear hereafter in the Extensions of Remarks.)

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from California (Mr. SCHIFF) is recognized for 5 minutes.

(Mr. SCHIFF addressed the House. His remarks will appear hereafter in the Extensions of Remarks.)

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Oregon (Mr. DEFAZIO) is recognized for 5 minutes.

(Mr. DEFAZIO addressed the House. His remarks will appear hereafter in the Extensions of Remarks.)

## LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Mr. BLUMENAUER (at the request of Ms. PELOSI) for today after 4:10 p.m. and the balance of the week on account of official business.

Ms. HOOLEY (at the request of Ms. PELOSI) for today after 4:10 p.m. and the balance of the week on account of official business in the district.

Mr. REYES (at the request of Ms. PELOSI) for today after 4:10 p.m. and the balance of the week on account of official business.

Mr. TOM DAVIS of Virginia (at the request of Mr. DELAY) for today after 3:30 p.m. and the balance of the week on account of personal reasons.

Mr. GILLMOR (at the request of Mr. DELAY) for today after 8:00 p.m. and the balance of the week on account of business in the district.

## SPECIAL ORDERS GRANTED

By unanimous consent, permission to address the House, following the legislative program and any special orders heretofore entered, was granted to:

(The following Members (at the request of Mr. BROWN of Ohio) to revise and extend their remarks and include extraneous material:)

Mr. PALLONE, for 5 minutes, today.

Ms. WOOLSEY, for 5 minutes, today.

Mr. BROWN of Ohio, for 5 minutes, today.

Mr. CUMMINGS, for 5 minutes, today.

Mr. SCHIFF, for 5 minutes, today.

Mr. DEFAZIO, for 5 minutes, today.

(The following Members (at the request of Mr. POE) to revise and extend their remarks and include extraneous material:)

Mr. GUTKNECHT, for 5 minutes, June 23.

Mr. POE, for 5 minutes, June 17 and 20.

Mr. NORWOOD, for 5 minutes, June 17.

Mr. OSBORNE, for 5 minutes, June 20.

(The following Members (at their own request) to revise and extend their remarks and include extraneous material:)

Mr. KUCINICH, for 5 minutes, today.

Mr. DAVIS of Illinois, for 5 minutes, today.

## SENATE BILL REFERRED

A bill of the Senate of the following title was taken from the Speaker's table and, under the rule, referred as follows:

S. 1140. An act to designate the State Route 1 Bridge in the State of Delaware as the "Senator William V. Roth, Jr. Bridge"; to the Committee on Transportation and Infrastructure.

## ENROLLED BILL SIGNED

Mr. Trandahl, Clerk of the House, reported and found truly enrolled a bill of the House of the following title which was thereupon signed by the Speaker:

H.R. 483. An act to designate a United States courthouse in Brownsville, Texas, as the "Reynaldo G. Garza and Filemon B. Vela United States Courthouse".

## SENATE ENROLLED BILL SIGNED

The SPEAKER announced his signature to an enrolled bill of the Senate of the following title:

S. 643. An act to amend the Agriculture Credit Act of 1987 to reauthorize State medication programs.

## ADJOURNMENT

Mr. DAVIS of Illinois. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 10 o'clock and 34 minutes p.m.), the House adjourned until tomorrow, Friday, June 17, 2005, at 9 a.m.

## EXECUTIVE COMMUNICATIONS, ETC.

Under clause 8 of rule XII, executive communications were taken from the Speaker's table and referred as follows:

2384. A letter from the General Counsel, FEMA, Department of Homeland Security, transmitting the Department's final rule — Final Flood Elevation Determinations — received June 3, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Financial Services.

2385. A letter from the General Counsel, FEMA, Department of Homeland Security, transmitting the Department's final rule — Final Flood Elevation Determinations — received June 3, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Financial Services.

2386. A letter from the Director, Regulations Policy and Management Staff, FDA, Department of Health and Human Services, transmitting the Department's final rule — Dental Devices; Reclassification of Tricalcium Phosphate Granules and Classification of Other Bone Grafting Material for Dental Bone Repair [Docket No. 2002P-0520] (formerly Docket No. 02P-0520) received May 13, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

2387. A letter from the Director, Regulations Policy and Management Staff, FDA, Department of Health and Human Services, transmitting the Department's "Major" final rule — Use of Ozone-Depleting Substances; Removal of Essential-Use Designations [Docket No. 2003P-0029] (RIN: 0910-AF18) received April 28, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

2388. A letter from the General Counsel, FEMA, Department of Homeland Security, transmitting the Department's final rule — Suspension of Community Eligibility [Docket No. FEMA-7877] received June 3, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Financial Services.

2389. A letter from the Deputy Assistant Administrator, Office of Diversion Control, DEA, Department of Justice, transmitting the Department's final rule — Schedules of Controlled Substances: Placement of Alpha-Methyltryptamine and 5-Methoxy-N,N-Diisopropyltryptamine Into Schedule I of the Controlled Substances Act [Docket No. DEA-252F] received April 28, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

2390. A letter from the Legal Advisor to the Chief, Media Bureau, Federal Communica-

tions Commission, transmitting the Commission's final rule — Amendment of Section 73.202(b), Table of Allotments, FM Broadcast Stations (Sparta and Morrison, Tennessee) [MB Docket No. 04-316; RM-11047] received May 20, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

2391. A letter from the General Counsel, Federal Energy Regulatory Commission, transmitting the Commission's final rule — Standards for Business Practices of Interstate Natural Gas Pipelines [Docket No. RM96-1-026] received June 3, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

2392. A letter from the Secretary, Federal Trade Commission, transmitting the Commission's final rule — Children's Online Privacy Protection Rule — received April 25, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

2393. A letter from the General Counsel, Federal Retirement Thrift Investment Board, transmitting the Board's final rule — Various Changes to the Thrift Savings Plan — received June 3, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Government Reform.

2394. A letter from the Acting Director, Office of Personnel Management, transmitting the Office's final rule — Recruitment, Relocation, and Retention Incentives (RIN: 3206-AK81) received May 23, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Government Reform.

2395. A letter from the Director, Office of Workers' Compensation Programs, Department of Labor, transmitting the Department's final rule — Performance of Functions; Claims for Compensation Under the Energy Employees Occupational Illness Compensation Program Act (RIN: 1215-AB51) received June 8, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on the Judiciary.

2396. A letter from the Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Standard Instrument Approach Procedures; Miscellaneous Amendments [Docket No. 30444; Amdt. No. 3121] received May 19, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

2397. A letter from the Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Standard Instrument Approach Procedures; Miscellaneous Amendments [Docket No. 30374; Amdt. No. 3063] received May 19, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

2398. A letter from the Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Standard Instrument Approach Procedures; Miscellaneous Amendments [Docket No. 30379; Amdt. No. 3068] received May 19, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

2399. A letter from the Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Pyrotechnic Signaling Device Requirements [Docket No. FAA-2004-19947; Amendment No. 91-285] (RIN: 2120-AI42) received May 19, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

2400. A letter from the Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Revision of Incorporated by Reference Provisions [Docket No. FAA-2004-19247; Amdt. Nos. 71-33, 97-1355] (RIN: 2120-AI39) received May 19, 2005,