

whom were riding in a car behind them and were, thankfully, uninjured.

Madam Speaker, I am here to mourn the loss of Hannah Congdon. Hannah was known by friends as “constant sunshine.” She never said a negative word about anyone and was always smiling.

Bailey Goodman. The girls were headed to Bailey’s family cottage on Keuka Lake. Bailey was the team’s entertainment, according to her friends, and could always make her teammates laugh.

Meredith McClure. Meredith was known as the team’s hardest worker, always the first one to try a new jump or a stunt.

Sara Monnat. Sara was jokingly referred to as the team “boss.” She would motivate and encourage her team in an amiable way, and was a born leader.

And Katherine Shirley. Katie loved her friends. She would spend hours putting together scrapbooks and surrounding herself with photos of her and her friends.

I offer my prayers and condolences to the families, friends and neighbors of these beautiful young women who were so violently taken from us.

I also rise, Madam Speaker, to ask that the House pause for a moment of silence in remembrance of Bailey, Hannah, Katie, Sara and Meredith.

The SPEAKER pro tempore. Members will rise and the House will observe a moment of silence.

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COMMUNICATION FROM CHAIRMAN OF COMMITTEE ON HOUSE ADMINISTRATION

The SPEAKER pro tempore laid before the House the following communication from the Honorable ROBERT A. BRADY, Chairman, Committee on House Administration:

CONGRESS OF THE UNITED STATES,
HOUSE OF REPRESENTATIVES,
Washington, DC, June 28, 2007.

Hon. NANCY PELOSI,
Speaker, House of Representatives,
Washington, DC.

DEAR MADAM SPEAKER: Pursuant to Section 801(b) of Public Law 101-696 (2 U.S.C. 2081(b)), the Chairman and Vice Chairman of the Joint Committee of Congress on the Library serve ex officio on the U.S. Capitol Preservation Commission, but each may designate another Member to serve in his or her place.

As Vice Chairman of the Joint Committee for the 110th Congress, I am designating Representative Michael E. Capuano of Massachusetts to serve on the U.S. Capitol Preservation Commission in lieu of myself in my role as Vice Chairman of the Joint Committee of Congress on the Library, as provided for in Section 801(c) of Public Law 101-696 (2 U.S.C. 2081(c)).

Thank you for your attention to this matter.

Sincerely,

ROBERT A. BRADY,
Vice Chairman,
Joint Committee on the Library.

APPOINTMENT OF HON. C.A. “DUTCH” RUPPERSBERGER AND HON. ELIJAH E. CUMMINGS TO ACT AS SPEAKER PRO TEMPORE TO SIGN ENROLLED BILLS AND JOINT RESOLUTIONS THROUGH JULY 10, 2007

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

WASHINGTON, DC,
June 28, 2007.

I hereby appoint the Honorable C.A. DUTCH RUPPERSBERGER and the Honorable ELIJAH E. CUMMINGS to act as Speaker pro tempore to sign enrolled bills and joint resolutions through July 10, 2007.

NANCY PELOSI,
Speaker of the House of Representatives.

The SPEAKER pro tempore. Without objection, the appointment is approved.

There was no objection.

RESIGNATION AS MEMBER OF COMMITTEE ON ENERGY AND COMMERCE

The SPEAKER pro tempore laid before the House the following resignation as a member of the Committee on Energy and Commerce:

HOUSE OF REPRESENTATIVES,
Washington, DC, June 26, 2007.

Hon. NANCY PELOSI,
Speaker, House of Representatives,
The Capitol, Washington, DC.

DEAR MADAM SPEAKER: Pursuant to H. Res. 496, I was elected to the Energy and Commerce Committee on June 19, 2007, to fill the vacancy created by a Member’s temporary absence. That Member’s temporary absence is over and the Member is able to reclaim his seat. Therefore, I hereby resign from the Committee on Energy and Commerce, effective immediately.

This resignation does not affect my own status of being on leave from the Energy and Commerce Committee, and I will retain my seniority upon returning to the Committee.

Thank you for your attention to this matter.

Sincerely,

PAUL E. GILLMOR,
Member of Congress.

The SPEAKER pro tempore. Without objection, the resignation is accepted. There was no objection.

MESSAGE FROM THE SENATE

The SPEAKER pro tempore laid before the House the following privileged message from the Senate:

In the Senate of the United States, June 27, 2007.

Ordered, That the Secretary be directed to request the House of Representatives to return to the Senate the bill (S. 1612) entitled “An Act to amend the penalty provisions in the International Emergency Economic Powers Act, and for other purposes.”, and that upon the compliance of the request, the Secretary of the Senate be authorized to make corrections in the engrossment of the aforesaid bill.

The SPEAKER pro tempore. Without objection, the request of the Senate is agreed to, and S. 1612 will be returned to the Senate.

There was no objection.

COMMUNICATION FROM THE CHIEF ADMINISTRATIVE OFFICER OF THE HOUSE

The SPEAKER pro tempore laid before the House the following communication from the Chief Administrative Officer of the House of Representatives:

OFFICE OF THE CHIEF ADMINISTRATIVE OFFICER, HOUSE OF REPRESENTATIVES,

Washington, DC, June 28, 2007.

Hon. NANCY PELOSI,
Speaker, House of Representatives,
Washington, DC.

DEAR MADAM SPEAKER: This is to formally notify you, pursuant to Rule VIII of the Rules of the House of Representatives, that I have been served with an administrative subpoena for documents issued by the Inspector General of the U.S. Department of Education.

After consulting with the Office of General Counsel, I have determined that compliance with the subpoena is consistent with the privileges and rights of the House.

Sincerely,

DANIEL P. BEARD,
Chief Administrative Officer.

FURTHER MESSAGE FROM THE SENATE

A further message from the Senate by Ms. Curtis, one of its clerks, announced that the Senate has passed without amendment a bill and a Concurrent Resolution of the House of the following titles:

H.R. 1830. An act to extend the authorities of the Andean Trade Preference Act until February 29, 2008.

H. Con. Res. 179. Concurrent Resolution providing for a conditional adjournment of the House of Representatives and a conditional recess or adjournment of the Senate.

HONORING MATTHEW ALEXANDER OF GRETNA, NEBRASKA

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

Mr. FORTENBERRY. Madam Speaker, Corporal Matthew Alexander of Gretna, Nebraska, died in Baqubah, Iraq, on May 6, when a improvised explosive device detonated near his military vehicle. He was 21 years old.

Matthew and his wife, Kara, wed on Valentine’s Day of this year. Upon his death, Kara said, “Matthew made it his life’s work to take care of those he loved. His heart was made of gold. Matt truly was our angel on Earth,” she said.

Corporal Alexander was the son of Melvin and Monica Alexander of Gretna, and the brother of Marshall.

As a young teen, he made clear his intent to serve others in the United States military. At his funeral, in a tremendous outpouring of support from the community, friends and neighbors gave testimony to his kindness and compassion, his dedication to the least among us.

His life and his death are marked by noble virtue. America is forever indebted to corporal Matthew Alexander.

SPECIAL ORDERS

The SPEAKER pro tempore. Under the Speaker's announced policy of January 18, 2007, and under a previous order of the House, the following Members will be recognized for 5 minutes each.

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

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

VICE PRESIDENT SHOULD RESIGN OR FACE IMPEACHMENT

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

Mr. McDERMOTT. Madam Speaker, it is time for a new exit strategy, one that removes the Vice President of the United States from office, voluntarily, if he chooses, but by impeachment if he stonewalls.

The time has come for the Vice President to go. Our Nation and our national security interests at home and abroad cannot afford to have this Vice President one heartbeat away from the Presidency. As it stands now, the Vice President's damage to U.S. interests, security, system of government and our position at home and abroad will take years to overcome.

As my constituents in the State of Washington's Seventh Congressional District know, I have struggled mightily with this matter for a long time. In grave matters facing our Nation, I believe conscience and a deep respect for our system of government should guide our actions and words.

I didn't hesitate to speak the truth to power before the invasion of Iraq, despite the bitter partisan acts that I knew would follow. I have no doubt that I will be targeted for a new round of shelling after these remarks.

The intent of this administration and this Vice President has been to silence all dissent, and it always happens the same way; relentless attacks until people ask themselves, do I want to subject myself to that kind of hell if I speak out? Fear is what kept this administration in office in 2004, and fear is the only public discourse this administration understands and practices. Why debate, when you can dictate? Why follow the law, when you can act like you are above the law?

For months, I believed that impeachment was a dire course of action. Over these same months, I have seen the haven't repeatedly drive our Nation into increasingly dire situations in Iraq, Iran and within our country as he tramples on the Constitution like it was a doormat.

For months I have considered if America would best be served by bring-

ing forth articles of impeachment against the Vice President. I kept asking myself, is the Vice President's conduct that dire, because impeachment is the closest thing there is to internment on political death row.

The Founders intended impeachment to be used when those running the government forgot that they worked for the people, and the Founders intended impeachment to be used when toughs running the government acted as though they were above the law.

When you look at the record, you have to conclude that the Vice President has placed himself above the law. He holds himself accountable only to special interests, who meet with him in secret with no record kept of who was there, what was discussed or what promises the Vice President made.

For the last 4 years, the Vice President has refused to allow routine office inspections by a Federal agency regarding the safe handling of America's secrets. The Vice President defies the Information Security Oversight Agency, claiming he is not part of the executive branch of government. When a sitting Vice President claims that he is not part of the executive branch of government to which he was elected, it is time to remove him.

The Vice President holds himself accountable to no one. He ordered the Secret Service to destroy visitors logs, and we have learned in the Washington Post recently, that the Vice President circumvented every check and balance inside the White House to force through his own agenda, to spy on Americans through illegal wire traps, creating the gulag at Guantanamo, and subverting civil liberties and free speech at every turn.

Since the President permits the flagrant disregard of the Constitution, it is up to the Congress to act and defend the American people. With each new revelation, America has seen only glints of what has been done totally in secret.

For all we don't know, this much we do know: The Vice President holds himself above the law, and it is time for the Congress to enforce the law. I believe the evidence is overwhelming and the articles of impeachment against the Vice President should be drawn up.

The Vice President likes to say the military option is on the table. Tonight it is time to say the impeachment option is on the table.

I am adding my name to H.R. 333, calling for the impeachment. For the good of the Nation, the Vice President should leave office immediately. Call it a medical condition, call it a political condition, call it what it is; the departure of a person who forgot that he works for the American people.

The Vice President must either resign or face impeachment.

Madam Speaker, I submit for the RECORD an article in Slate magazine dated 27 June 2004, entitled "Impeach CHENEY."

[From Slate.com, June 27, 2007]

IMPEACH CHENEY—THE VICE PRESIDENT HAS RUN UTTERLY AMOK AND MUST BE STOPPED

(By Bruce Fein)

Under Dick Cheney, the office of the vice president has been transformed from a tiny acorn into an unprecedented giant oak. In grasping and exercising presidential powers, Cheney has dulled political accountability and concocted theories for evading the law and Constitution that would have embarrassed King George III. The most recent invention we know of is the vice president's insistence that an executive order governing the handling of classified information in the executive branch does not reach his office because he also serves as president of the Senate. In other words, the vice president is a unique legislative-executive creature standing above and beyond the Constitution. The House Judiciary Committee should commence an impeachment inquiry. As Alexander Hamilton advised in the Federalist Papers, an impeachable offense is a political crime against the nation. Cheney's multiple crimes against the Constitution clearly qualify.

Take the vice president's preposterous theory that his office is outside the executive branch because it also exercises a legislative function. The same can be said of the president, who also exercises a legislative function in signing or vetoing bills passed by Congress. Under Cheney's bizarre reasoning, President Bush is not part of his own administration: The executive branch becomes acephalous. Today Cheney Chief of Staff David Addington refused to renounce that reasoning, instead laughably trying to diminish the importance of the legal question at issue.

The nation's first vice president, John Adams, bemoaned: "My country has in its wisdom contrived for me the most insignificant office that ever the invention of man contrived or his imagination conceived; and as I can do neither good nor evil, I must be borne away by others and meet common fate." Vice President John Nance Garner, serving under President Franklin D. Roosevelt, lamented: "The vice presidency isn't worth a pitcher of warm * * *." In modern times, vice presidents have generally been confined to attending state funerals or to distributing blankets after earthquakes.

Then President George W. Bush outsourced the lion's share of his presidency to Vice President Cheney, and Mr. Cheney has made the most of it. Since 9/11, he has proclaimed that all checks and balances and individual liberties are subservient to the president's commander in chief powers in confronting international terrorism. Let's review the record of his abuses and excesses:

The vice president asserted presidential power to create military commissions, which combine the functions of judge, jury, and prosecutor in the trial of war crimes. The Supreme Court rebuked Cheney in *Hamdan v. Rumsfeld*. Mr. Cheney claimed authority to detain American citizens as enemy combatants indefinitely at Guantanamo Bay on the president's say-so alone, a frightening power indistinguishable from King Louis XVI's execrated lettres de cachet that occasioned the storming of the Bastille. The Supreme Court repudiated Cheney in *Hamdi v. Rumsfeld*.

The vice president initiated kidnappings, secret detentions, and torture in Eastern European prisons of suspected international terrorists. This lawlessness has been answered in Germany and Italy with criminal charges against CIA operatives or agents. The legal precedent set by Cheney would justify a decision by Russian President Vladimir Putin to kidnap American tourists in