

This new mission in Afghanistan would include economic development, education, infrastructure, humanitarian assistance, better governance and improved local policing and intelligence to hunt down extremists. This is what the Afghan people want from America so that they can have hope for a better future and reject violent extremism.

Mr. Speaker, President Obama deserves credit for reviewing his decision earlier than expected to send more troops to Afghanistan. He is showing political courage, and he is showing an open mind by considering other alternatives. I urge him to choose a new course, one that will make our country proud and the world a much safer place.

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

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

HEALTH CARE REFORM

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

Mrs. CAPPS. Mr. Speaker, for 60 years our country has been trying to come up with a better way to deliver health care. Despite the lingering differences of opinion over how to achieve this goal, we really have come along further than we ever have before.

We all agree we need to put an end to insurance companies' most egregious practices. We need to lower the costs of health care for everyone. We need to better incentivize preventive and primary care.

These are all accomplished by the bill which has now passed out of our three House committees. Of course, it's much more interesting for the media to talk about the few areas where disagreements still exist rather than the accomplishments we have made so far. But the legislation before us means so much more security for America's hardworking families.

Right now, when you lose your job, it can mean your entire family loses access to health insurance. And if you are unfortunate enough to have a pre-existing condition, which in some States can be defined as having been the victim of domestic violence, then you may not qualify for any affordable health insurance coverage. Worse yet, when you buy health insurance on the individual market, there is a team of people ready to comb through your records to find a reason to drop you if you are ever diagnosed with a condition that is costly to treat. Now a few States have protections against these practices. But don't we agree that all Americans deserve access to these protections?

Ironically, my colleagues on the other side of the aisle have often touted a supposed "solution" to our health care troubles by allowing insurers to sell across State lines. If anything, their proposal would essentially allow insurance companies to continue their very worst practices because insurers would simply begin a race to the bottom. They would move their operations to whichever State affords the least consumer protections and sell those policies across State lines.

I'm especially concerned because I come from California, a State with some of the strongest consumer protections from health insurance company abuses. Here are some examples: California law requires that insurers cover a minimum stay in the hospital after a mastectomy. Our neighboring States of Nevada and Arizona do not. California law requires that patients have the right to appeal decisions by insurance companies and receive an external review. Idaho and Mississippi do not. And California has stricter laws defining what may and may not qualify as a preexisting condition. In Florida and Georgia, there are no definable conditions that insurers may classify as "preexisting," which means that a pre-existing condition could mean pretty much anything.

So to my friends on the other side of the aisle who believe that selling insurance across State lines will solve all of our problems, I remind you that your suggestion would do just the opposite. It would strip away vital consumer protections that exist for many patients now at the very time our focus needs to be on increasing consumer protections for American families.

□ 1515

We also agree that we need to lower costs. I'm very heartened by provisions in this bill that will achieve this shared goal.

For seniors, we're taking immediate steps to reduce their prescription drug costs by closing the doughnut hole. Since the rollout of Medicare part D, my constituents and seniors across the country have begged for relief from the doughnut hole. The doughnut hole is the period of time during which you pay an insurance company to not cover the cost of your medications. I have objected to this policy from day one.

Under our plan, seniors will see relief immediately. As we begin to close the doughnut hole, prescription drugs will be available at deep discounts. Eventually, the doughnut hole will disappear completely. This is the relief that America's seniors need, and we all can agree that they deserve it.

We will bring down costs by introducing a public option to compete with private insurers. Currently, private insurance companies have every reason to increase costs for patients and to reduce reimbursements to physicians in order to line their pockets.

Why? Because there's no competition. There's no one else in the market

offering consumers a choice. But the public option will finally bring greater choices to consumers in the individual insurance market. Once that happens, premiums will become more affordable as insurers compete for customers. Insurance companies will be enticed to reimburse physicians better in order to retain them in their networks. The necessity for more affordable choices is something we can all agree on.

We can also agree that we need to do a better job of improving preventive care and giving people the tools they need to be more personally responsible for their health and well-being. As a public health nurse, I spent decades educating people about the importance of adopting healthy habits. But too many people in this country don't have access to primary care and never see a health professional until an otherwise preventable disease has worsened. How tragic is this?

H.R. 3200 encourages better primary and preventive care. It does away with copays for preventive services. It increases primary care service reimbursements under Medicare and Medicaid. It makes smart investments in community-based prevention and wellness programs. These are the things we can all agree upon.

I urge my colleagues to join me in enthusiastically supporting H.R. 3200, supporting these principles on which we all agree.

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

YEMEN

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

Mr. WOLF. I want to talk about an issue dealing with our national security. CNN reported this morning that the security situation in Yemen is rapidly deteriorating, making a dangerous new haven for al Qaeda and terrorists.

This report is just the latest in a series of warnings about the security situation in Yemen. Earlier this week, Time magazine reported that "two-thirds of the country is out of government control," and that "al Qaeda is turning the lawless mountain areas of Yemen into a new staging area."

According to press reports today, U.S. counterterrorism officials believe that al Qaeda's "presence in Yemen threatens to turn the country into a dangerous base for training and plotting attacks."

In September 2008, al Qaeda terrorists in Yemen attacked the U.S. Embassy with vehicle bombs, killing 10 guards and civilians. Since that time, al Qaeda's posture in Yemen has grown

stronger with the merger of the Saudi and Yemeni arms of al Qaeda into one group—al Qaeda in the Arabian Peninsula—with Yemen as its base for training and operations.

We have seen the consequences of these developments. Last August, a Yemeni al Qaeda loyalist detonated a suicide bomb in an attempt to kill Saudi Prince Mohammed bin Nayef. He was able to gain access to the prince by pretending to be an al Qaeda defector before detonating the explosions.

Despite this deteriorating situation, it was reported—and it's hard to believe—in Reuters on Monday in an article I'm submitting for the RECORD that at least one detainee from Guantanamo Bay has been released to Yemen—released to Yemen, where you can't control the country—and at least 26 others have been cleared to return, according to a list at the detention facility posted in Arabic and Pashto.

What kind of policy is this that the detainees—some who have killed American citizens—at Guantanamo Bay have a list of those that are being released, but not one Member of Congress or the American people know anything about it and are kept in the dark.

Most of these detainees were captured in Afghanistan and Pakistan in 2001 and 2002. They have spent 8 years living among the most dangerous terrorists in the world, including Khalid Sheikh Mohammed, the mastermind of the 9/11 attacks and who beheaded Daniel Pearl.

In an attempt to meet this self-imposed deadline to close Guantanamo Bay next January, Eric Holder and the administration are prepared to release perhaps a third of its cleared detainees to Yemen, a dangerously unstable country that is clearly unprepared to accept and monitor and rehabilitate these detainees.

Given that more than 15 percent of released detainees have returned to terrorism, this release will have a dangerous consequence for the American people. It's not beyond the imagination that there will be an article in the paper several months from now that somebody who was at Guantanamo, from Yemen, released by Eric Holder, goes back to Yemen and kills an American citizen or is involved in an act of terrorism.

Combined with al Qaeda's growing strength and presence in Yemen, this release is concerning. As our State Department noted in its 2008 Country Reports on Terrorism, "The security situation in Yemen deteriorated significantly over the past year as al Qaeda and Yemen increased its attacks against Western and Yemeni Government institutions."

What is Eric Holder and the Justice Department—what are they thinking about? Surely, there must be a better solution, one that won't release detainees from Guantanamo who are involved in activities against American military, who have served time with Khalid Sheikh Mohammed, to send them back to Yemen.

Earlier today, I wrote Attorney General Eric Holder to urge that no additional detainees be released to Yemen or other unstable countries. The deadline to close Guantanamo Bay is no excuse to expedite the release of Yemeni detainees, especially if the country, as it is, is unprepared to take responsibility for them. The decision to release the detainees requires due diligence. It cannot be undone.

While we may have a difference of opinion on how best to deal with the situation in Guantanamo Bay, I think, I hope, I believe that we can all agree that a rush release of terrorist detainees, people who have served with Khalid Sheikh Mohammed, should not be expedited back into Yemen when it is so destabilized.

What is this Obama administration thinking? What is Eric Holder thinking? I urge Members of Congress to have hearings and for Eric Holder to cease and desist any returnees back to Yemen.

[From Reuters, Sept. 28, 2009]

OBAMA TEAM CLEARS 75 AT GUANTANAMO FOR RELEASE

(By Jane Sutton)

MIAMI.—An Obama administration task force has so far cleared 75 of the remaining 223 Guantanamo prisoners for release as part of its effort to close the detention camp, a military spokesman said on Monday.

The review team is examining each prisoner's case to decide who will be held for trial and who can be sent home or resettled in other nations.

President Barack Obama had set a January 22 deadline to shut the detention camp although Defense Secretary Robert Gates told ABC News in an interview broadcast on Sunday that "it's going to be tough" to meet the deadline.

As the review team makes its decisions, military officials at Guantanamo post an updated list in the camps to let the prisoners know how many from each nation have been judged free to go.

It was an opportunity to just provide better communication," said Navy Lieutenant Commander Brook DeWalt, a spokesman for the Guantanamo detention operation. "There's a lot of information out there and you get a lot of things from a lot of different angles. It helps put it in a more succinct context for them."

The prisoners are well aware of Obama's announcement that the camp would be closed and have heard piecemeal information from their lawyers and relatives during phone calls arranged by the International Committee of the Red Cross, he said.

The list is posted in Arabic, Pashto and English. The latest list of 78 prisoners includes two Uzbeks sent to Ireland and a Yemeni returned to his homeland on Saturday, an indication that some progress is being made in thinning the camp population of those who are not considered a threat.

"We are not focused on whether the deadline will or won't be met on a particular day," White House spokesman Robert Gibbs said. "We are focused on making . . . the most progress that is possible."

Some on the list are among the 30 ordered freed by U.S. courts but still awaiting transfer, including 13 Chinese Uighurs. The Pacific island nation of Palau has agreed to accept most of them.

Also on the list are 26 other captives from Yemen, nine from Tunisia, seven from Alge-

ria, four from Syria, three each from Libya and Saudi Arabia, two each from Uzbekistan, Egypt, the West Bank and Kuwait, and one each from Azerbaijan and Tajikistan.

Most were captured in Afghanistan and Pakistan after U.S. troops invaded Afghanistan in 2001 to oust al Qaeda in response to the September 11 hijacked plane attacks on the United States.

HOUSE OF REPRESENTATIVES,

Washington, DC, October 1, 2009.

Hon. ERIC H. HOLDER, Jr.,

Attorney General, Department of Justice, Washington DC.

DEAR ATTORNEY GENERAL HOLDER: It has come to my attention that at least 27 detainees held at Guantanamo Bay have been cleared for release to Yemen. I received official notification about the release of one of these transfers, Alla Ali Bin Ali Ahmed, but was only made aware of the additional 26 Yemenis allegedly cleared for release after reading a Reuters report titled, "Obama team clears 75 at Guantanamo for release" on September 28, 2009.

I urge you to reconsider any pending or future releases of detainees to Yemen, particularly in light of the country's deteriorating security and growing al-Qaeda presence. Earlier this week, Time magazine reported that "about two-thirds of the country is out of government control," and that "al-Qaeda is turning the lawless mountain areas of Yemen into a new staging area." According to an AFP report today, U.S. counterterrorism officials believe that al-Qaeda's "presence in Yemen threatens to turn that country into a dangerous base for training and plotting attacks."

You will recall the September 2008 al-Qaeda attack on the U.S. Embassy in Yemen using vehicle bombs, rocket-propelled grenades and automatic weapons to mount a coordinated assault, killing 10 guards and civilians. Since that time, al-Qaeda's posture in Yemen has grown stronger with merger of the Saudi and Yemeni arms of al-Qaeda into one group—al-Qaeda in the Arabian Peninsula—with Yemen as its base for training and operations.

We have seen the consequences of these developments. Last August, a Yemeni al-Qaeda loyalist detonated a suicide bomb in an attempt to kill Saudi Prince Mohammed bin Nayef. He was able to gain access to the prince by pretending to be an al-Qaeda defector before detonating the explosives. This case is particularly concerning because it demonstrates an evolution and sophistication in the type of attacks being planned and launched by al-Qaeda leaders in Yemen.

While I continue to be troubled that, according to the Reuters report, the detainees at Guantanamo Bay currently have more information about their release than do members of Congress or the American people, it is of particular concern that detainees who have spent the last eight years living among the most dangerous terrorists in the world, including Khalid Sheikh Mohammed, the mastermind of the 9/11 attacks and who beheaded journalist Daniel Pearl, would be released into countries with a strong al-Qaeda presence. Such a disposition is only adding kerosene to a fire.

Although we have clear differences of opinion on how best to deal with the situation in Guantanamo Bay, I think we can both agree that a rushed release of terrorist detainees to countries with a strong al-Qaeda presence is not in America's best interest. I strongly urge you to halt all transfers of detainees to unstable countries, including Yemen, Afghanistan, and Algeria, until evidence is provided to this Congress demonstrating that the detainee can be properly received and monitored in the receiving country.

I look forward to your response, as well as your responses to my letters to you dated March 13, April 23, May 13, June 8, July 7, July 10, July 17, July 22, and July 31. Please do not hesitate to contact me or my staff member, Thomas Culligan.

This is very important for the safety of our country.

Sincerely,

FRANK R. WOLF,
Member of Congress.

The SPEAKER pro tempore. Under a previous order of the House, the gentlewoman from Ohio (Ms. KAPTUR) is recognized for 5 minutes.

(Ms. KAPTUR 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 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 (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 Virginia (Mr. FORBES) is recognized for 5 minutes.

(Mr. FORBES 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 Indiana (Mr. PENCE) is recognized for 5 minutes.

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

H.R. 3611, THE LIMITS ACT

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

Mr. BROUN of Georgia. Counterterrorism officials have warned mass transit systems around the country to increase patrols after they discovered that a group of individuals within the United States were allegedly planning to detonate backpack bombs aboard New York City trains.

In the past month, we have once again been reminded that terrorists are still targeting U.S. mass transit systems and other major landmarks. We have to continue to be proactive against those seeking to do us harm and minimize our vulnerabilities, especially vulnerabilities on U.S. soil.

I'd like to discuss one continuing threat that needs to be addressed. In

2002, 2003, and 2004, personnel from Iran, a designated state sponsor of terrorism, were caught photographing and videotaping the New York City subway and other popular landmarks.

I ask my colleagues and the American people to think about why Iranian personnel would photograph and videotape the New York subway system and other popular sites. I'm referring to individuals from state sponsors of terrorism that are here with diplomatic immunity, supposedly in the United States for official business at the United Nations.

Let me be clear. Personnel from a state sponsor of terrorism have been caught on numerous occasions spying. What do you think they intended to do with that information, the videotapes and the photos? These are not our friends. A few, but not all, of these individuals were expelled by the U.S. Department of State. Between 2004 and 2009, the State Department issued over 8,600 visas to delegates and representatives from countries designated as state sponsors of terrorism.

Through the 1947 United Nations Headquarters Act, the United States is required to allow diplomats and personnel into the United States for official business at the United Nations headquarters complex in New York City, including personnel from countries who otherwise would be ineligible for U.S. visas.

We can't afford to take these threats lightly. The presence of hundreds of individuals with diplomatic immunity from countries designated as state sponsors of terrorism is an overwhelming and expensive task for U.S. counterterrorism and counterintelligence resources.

Michelle Van Cleave, the U.S. National Counterintelligence Executive from 2003 to 2006, put it well when she said, "While the FBI—by far, America's premier counterintelligence agency—is assigned responsibility for countering all foreign intelligence operations in the United States, it lacks the manpower, the resources, the training, and probably the public support to venture into the complex grounds of analyzing the vast foreign presence in the country to identify the intelligence operations embedded therein." . . . "The counterintelligence problem is not one of sheer numbers, though by any measure there are far more intelligence operatives in the United States than we have personnel to address them. The larger and more compelling issue is the scope of their activities. Historically, embassies and other diplomatic establishments within the United States have served as a hub for foreign intelligence activities because of the operational security that they afford."

Why are we helping state sponsors of terrorism gather intelligence information within the United States? When and where will we draw the line?

If we can't stop these people from coming to the United States, the least we can do is limit their access to our

country by dramatically limiting the radius that personnel from state sponsors of terrorism are permitted to travel.

Congressman DAN BOREN and I have introduced H.R. 3611, the LIMITS Act, Limiting the Intrusive Miles of International Terrorist Sponsors, which would limit personnel from state sponsors of terrorism to a half-mile radius of the U.N. complex. A half mile is more than enough space for personnel from state sponsors of terrorism to obtain lodging, food, and other necessities, and will be an easier and more cost-effective use of U.S. counterterrorism and counterintelligence resources, as well as the New York Police Department.

The FBI's top two priorities are to: number one, protect the United States from a terrorist attack; and, number two, protect the United States against foreign intelligence operations and espionage.

□ 1530

When it comes to state sponsors of terrorism with diplomatic immunity in our country, it is past time to make the FBI's job a little easier. I urge my colleagues to cosponsor the LIMITS Act and restrict access of State sponsors of terrorism on U.S. soil.

HEALTH CARE REFORM

The SPEAKER pro tempore. Under the Speaker's announced policy of January 6, 2009, the gentleman from Georgia (Mr. GINGREY) is recognized for 60 minutes as the designee of the minority leader.

Mr. GINGREY of Georgia. Mr. Speaker, I thank you, and I thank my leadership for allowing me to take this Special Order hour to discuss what has certainly become the most important issue that has been going on in this Congress over these last couple of months, and that is the issue of health care reform or, as the Democratic leadership and the President himself have rephrased that now, reform of our health insurance industry, rather than reform of our health care system. But we're going to spend a little time, Mr. Speaker, talking about where we are with regard to this and what are some of the alternatives. Particularly from our side of the aisle, we are often criticized, I think unjustly, about being the party of opposition without having any sufficient alternative ideas to present. In other words, the accusation of being "the party of no."

My colleague from Georgia, Mr. Speaker, is here with me on the floor today, this afternoon, and he and I laugh about that a little bit. We both agree, yeah, we are the party of "know"—it's spelled K-N-O-W. So I would like to take this opportunity to share with our colleagues on both sides of the aisle just what it is we do know and what are some of those suggestions with regard to health care reform or, indeed, health insurance reform, that