

the move to shut down the government. No, they don't want to shut down the government, but they don't have control of their own people. There's no discipline on the other side of the aisle. There's no democracy there. They let a few Members who are the most extreme slice of America decide what their whole caucus will do.

We simply will not be hostages to the new House majority. If you can't get what you want on the floor when you control it, don't put it on the District of Columbia. You should be able, because of your majority, to do what you want to do. We are not the repository for every pet idea that you otherwise dare not put on the House floor. And that is what we have become.

We had hoped that the new majority would focus on the Nation's business, what it said it wanted to do. It has focused on the deficit as the Nation's business, although it's taking food out of the mouths of children in the process. But at least that's a focus on national business.

The average American would ask those who voted to increase the deficit by \$300 million last week for private schools in the District of Columbia, why in the world did you do that? Why did you want to give them this? I will tell you why. It was the pet idea of the Speaker, and they don't dare put a national voucher bill on the floor.

The way to do it, you wouldn't have to coerce anybody. You would say, we have vouchers available nationally. Let's have competitive grants. Anyone who wants vouchers can have them. You compete for them. That's how we do things in the Federal Government.

Why didn't they do that? They didn't do that because there's been referendum after referendum in the states, and not one private school voucher referendum has been won by private school voucher proponents. You go home and you tell any American that you are spending Federal money for private schools now, you will get your head handed to you. That's how it was when these referenda ran their course.

Imagine now when the Republicans are cutting billions of dollars from every public school district in the United States, imagine how it looks when they are spending money for private school vouchers on a district that never asked for it and doesn't want it because it's somebody's pet project. Take your pet projects and you know what you can do with them. Do that with them; don't do it here in the District of Columbia.

We ask the majority to stop your obsession with one jurisdiction, the District of Columbia. We ask you if you shut down the Federal Government, for goodness' sake, don't shut down one of America's big cities and a city on which you depend greatly. Many of you live here. Many of the services for the Federal Government are taken care of by the District of Columbia.

□ 1600

This is not something you want to do to the Nation's Capital. It makes us look idiotic to the world at large. For myself, I want to go back to doing the Nation's business. I don't want to be taken off of that business every other day because some Republican or the Republican majority has decided to do something undemocratic to the district I represent.

I put forward an amendment that would get rid of the issue of who gets shut down when the Federal Government gets shut down once and for all. It simply says, look, when the Federal Government shuts down, if the District of Columbia budget is over here and it has gone through the process, the District of Columbia can spend its own local funds. Remember, the budget that comes over here was raised in the District of Columbia and should not be over here in the first place.

I had a budget autonomy bill last session that until the very last moment was going to get through this House and the Senate. It is the very essence of no democracy that somebody's own taxes that they raise in their own local jurisdiction would be subject to somebody else who didn't have anything to do with raising a cent of those taxes. That is what happens to the District of Columbia.

When the District of Columbia's budget comes here, they don't dare change anything in the complicated local budget of the District of Columbia. That is very complicated. You could throw everything out of kilter. So essentially they don't bother with the budget. They spend all of their time seeing what they can attach to the budget, substantive legislation that has no place in an appropriation in the first place and has no place in somebody else's budget above all.

Mr. Speaker, part of the problem may be that some Members either do not know because they are new or have forgotten, either because for 4 years of Democratic control these issues didn't come up, or because they want to forget. I come to the floor this afternoon to assure you I shall not let you forget, we will make sure that in your home districts, they know that you are attending not to the business of that district but to the business of the District of Columbia and that you are doing so in the most undemocratic and autocratic fashion. You who quote the Constitution ought to sit down and think for a moment what the Framers would have done had they seen the Federal Government, which they were afraid of, intervene into the local affairs of any district.

I ask you: hands off, lay off the District of Columbia.

RECESS

The SPEAKER pro tempore. Pursuant to clause 12(a) of rule I, the Chair declares the House in recess subject to the call of the Chair.

Accordingly (at 4 o'clock and 5 minutes p.m.), the House stood in recess subject to the call of the Chair.

□ 1731

AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore (Mr. REED) at 5 o'clock and 31 minutes p.m.

REPORT ON RESOLUTION PROVIDING FOR CONSIDERATION OF H.R. 910, ENERGY TAX PREVENTION ACT OF 2011

Mr. NUGENT, from the Committee on Rules, submitted a privileged report (Rept. No. 112-54) on the resolution (H. Res. 203) providing for consideration of the bill (H.R. 910) to amend the Clean Air Act to prohibit the Administrator of the Environmental Protection Agency from promulgating any regulation concerning, taking action relating to, or taking into consideration the emission of a greenhouse gas to address climate change, and for other purposes, which was referred to the House Calendar and ordered to be printed.

ADJOURNMENT

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

The motion was agreed to; accordingly (at 5 o'clock and 33 minutes p.m.), under its previous order, the House adjourned until tomorrow, Wednesday, April 6, 2011, at 10 a.m. for morning-hour debate.

EXECUTIVE COMMUNICATIONS, ETC.

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

1034. A letter from the Legal Information Assistant, Department of the Treasury, transmitting the Department's final rule — Community Reinvestment Act-Interagency Uniformity [No. 2007-03] (RIN: 1550-AC08) received March 11, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Financial Services.

1035. A letter from the Assistant General Counsel for Legislation, Regulation and Energy Efficiency, Department of Energy, transmitting the Department's final rule — Energy Conservation Program: Certification, Compliance, and Enforcement for Consumer Products and Commercial and Industrial Equipment [Docket No.: EERE-2010-BT-CE-0014] (RIN: 1904-AC23) received March 11, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

1036. A letter from the Assistant General Counsel for Legislation, Regulation and Energy Efficiency, Department of Energy, transmitting the Department's final rule — Human Reliability Program: Identification of Reviewing Official (RIN: 1992-AZ00) received March 11, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

1037. A letter from the Executive Director, Federal Energy Regulatory Commission, transmitting the Commission's final rule —

Annual Update of Filing Fees [Docket No.: RM 11-5-000] received March 11, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

1038. A letter from the Secretary, Federal Trade Commission, transmitting the Commission's final rule — Disclosures Regarding Energy Consumption and Water Use of Certain Home Appliances and Other Products Required Under the Energy Policy and Conservation Act (Appliance Labeling Rule) (RIN: 3084-AB15) received March 11, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

1039. A letter from the Acting Assistant Secretary, Legislative Affairs, Department of State, transmitting Transmittal No. DDTC 10-136, pursuant to the reporting requirements of Section 36(c) of the Arms Export Control Act; to the Committee on Foreign Affairs.

1040. A letter from the Acting Assistant Secretary, Legislative Affairs, Department of State, transmitting Transmittal No. DDTC 11-002, pursuant to the reporting requirements of Section 36(c) of the Arms Export Control Act; to the Committee on Foreign Affairs.

1041. A letter from the Acting Assistant Secretary, Legislative Affairs, Department of State, transmitting Transmittal No. DDTC 11-012, pursuant to the reporting requirements of Section 36(c) of the Arms Export Control Act; to the Committee on Foreign Affairs.

1042. A letter from the Acting Assistant Secretary, Legislative Affairs, Department of State, transmitting Transmittal No. DDTC 11-006, pursuant to the reporting requirements of Section 36(c) of the Arms Export Control Act; to the Committee on Foreign Affairs.

1043. A letter from the Acting Assistant Secretary, Legislative Affairs, Department of State, transmitting Transmittal No. DDTC 11-023, pursuant to the reporting requirements of Section 36(d) of the Arms Export Control Act; to the Committee on Foreign Affairs.

1044. A letter from the Acting Assistant Secretary, Legislative Affairs, Department of State, transmitting Transmittal No. DDTC 11-007, pursuant to the reporting requirements of Section 36(d) of the Arms Export Control Act; to the Committee on Foreign Affairs.

1045. A letter from the Acting Assistant Secretary, Legislative Affairs, Department of State, transmitting Transmittal No. DDTC 10-118, pursuant to the reporting requirements of Section 36(d) of the Arms Export Control Act; to the Committee on Foreign Affairs.

1046. A letter from the Acting Assistant Secretary, Legislative Affairs, Department of State, transmitting Transmittal No. DDTC 11-021, pursuant to the reporting requirements of Section 36(c) and 36(d) of the Arms Export Control Act; to the Committee on Foreign Affairs.

1047. A letter from the Acting Assistant Secretary, Legislative Affairs, Department of State, transmitting Transmittal No. DDTC 11-010, pursuant to the reporting requirements of Section 36(c) and 36(d) of the Arms Export Control Act; to the Committee on Foreign Affairs.

1048. A letter from the Deputy Archivist of the United States, National Archives and Records Administration, transmitting the Administration's final rule — Presidential Library Facilities; Correction [NARA-07-0005] (RIN: 3095-AA82) received March 4, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Oversight and Government Reform.

1049. A letter from the Chairman, U.S. Merit Systems Protection Board, transmit-

ting the Board's report entitled "Making the Right Connections: Targeting the Best Competencies for Training"; to the Committee on Oversight and Government Reform.

1050. A letter from the Chief Administrative Officer, transmitting the semiannual report of receipts and expenditures of appropriations and other funds for the period January 1, 2011 through March 31, 2011, pursuant to 2 U.S.C. 104a Public Law 88-454; (H. Doc. No. 112—15); to the Committee on House Administration and ordered to be printed.

1051. A letter from the Director, Office of Surface Mining, Department of the Interior, transmitting the Department's final rule — Louisiana Regulatory Program/Abandoned Mine Land Reclamation Plan [SATS No. LA-023-FOR; Docket No. OSM-2010-0005] received March 4, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Natural Resources.

1052. A letter from the Director, Office of Surface Mining, Department of the Interior, transmitting the Department's final rule — Kentucky Regulatory Program [KY-252-FOR; OSM-2009-0011] received March 4, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Natural Resources.

1053. A letter from the Director, Office of Surface Mining, Department of the Interior, transmitting the Department's final rule — Montana Regulatory Program [SATS No.: MT-031-FOR; Administrative Record No. OSM-2010-0010] received March 4, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Natural Resources.

1054. A letter from the Ombudsman for the Energy Employees, Department of Labor, transmitting the Department's 2010 Annual Report of the Ombudsman for the Energy Employees Occupational Illness Compensation Program, pursuant to 42 U.S.C. 7385s-15(e); to the Committee on the Judiciary.

1055. A letter from the Deputy General Counsel, Small Business Administration, transmitting the Administration's final rule — Surety Bond Guarantee Program; Disaster and Miscellaneous Amendments (RIN: 3245-AF77) received March 11, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Small Business.

1056. A letter from the Chief, Publications and Regulations Branch, Internal Revenue Service, transmitting the Service's final rule — Definition of Readily Tradable On An Established Securities Market [Notice 2011-19] received March 3, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

1057. A letter from the Chief, Publications and Regulations Branch, Internal Revenue Service, transmitting the Service's final rule — Update for Weighted Average Interest Rates, Yield Curves, and Segment Rates [Notice 2011-22] received March 11, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

1058. A letter from the Chief, Publications and Regulations, Internal Revenue Service, transmitting the Service's final rule — Field Guidance on the Planning and Examination of Sales-Based Royalty Payments and Sales-Based Vendor Allowances [LB&I-4-0211-002] received March 11, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

1059. A letter from the Chief, Publications and Regulations, Internal Revenue Service, transmitting the Service's final rule — Certain Amounts Paid in Connection with Insurance Contracts (Rev. Rul. 2011-9) received March 11, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

1060. A letter from the Chief, Publications and Regulations, Internal Revenue Service, transmitting the Service's final rule — State and Local Location Tax Incentives (I.R.C.

Sec. 118 SALT) received March 11, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

1061. A letter from the Chief, Publications and Regulations Branch, Internal Revenue Service, transmitting the Service's final rule — Guidance under Section 1502; Amendment of Matching Rule for Certain Gains on Member Stock [TD: 9515] (RIN: 1545-BH20) received March 4, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

1062. A letter from the Chief, Publications and Regulations Branch, Internal Revenue Service, transmitting the Service's final rule — Exclusion of Income: Non-Corporate Entities and Contributions to Capital [UIL: 118.01-02] received March 4, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

1063. A letter from the Chief, Publications and Regulations Branch, Internal Revenue Service, transmitting the Service's final rule — Examination of returns and claims for refund, credit, or abatement; determination of correct tax liability (Rev. Proc. 2011-21) received March 3, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

1064. A letter from the Deputy Director, Office of Regulations, Social Security Administration, transmitting the Administration's final rule — Protecting the Public and our Employees in our Hearing Process [Docket No.: SSA-2011-0008] (RIN: 0960-AH29) received March 11, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

REPORTS OF COMMITTEES ON PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XIII, reports of committees were delivered to the Clerk for printing and reference to the proper calendar, as follows:

Mr. SESSIONS: Committee on Rules. House Resolution 203. Resolution providing for consideration of the bill (H.R. 910) to amend the Clean Air Act to prohibit the Administrator of the Environmental Protection Agency from promulgating any regulation concerning, taking action relating to, or taking into consideration the emission of a greenhouse gas to address climate change, and for other purposes (Rept. 112-54). Referred to the House Calendar.

PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XII, public bills and resolutions of the following titles were introduced and severally referred, as follows:

By Mr. CHAFFETZ (for himself and Mr. POLIS):

H.R. 1364. A bill to amend the Federal Food, Drug, and Cosmetic Act concerning the distribution of information on legitimate scientific research in connection with foods and dietary supplements, and for other purposes; to the Committee on Energy and Commerce.

By Mr. RAHALL:

H.R. 1365. A bill to amend the Surface Mining Control and Reclamation Act of 1977 to provide for use of excess funds available under that Act to provide for certain benefits, and for other purposes; to the Committee on Natural Resources.

By Mr. LIPINSKI (for himself, Mr. MANZULLO, Mr. DINGELL, Mr. SHIMKUS, Mr. MICHAUD, Mr. SCHOCK, Mr. RYAN of Ohio, Mr. DUNCAN of Tennessee, Mr. MURPHY of Connecticut, Mr. JOHNSON of Illinois, Mr.