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House of Representatives

The House met at 10:30 a.m. and was called to order by the Speaker pro tempore (Ms. EDWARDS of Maryland).

DESIGNATION OF SPEAKER PRO TEMPORE

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

WASHINGTON, DC,
October 27, 2009.

I hereby appoint the Honorable DONNA F. EDWARDS to act as Speaker pro tempore on this day.

NANCY PELOSI,
Speaker of the House of Representatives.

MORNING-HOUR DEBATE

The SPEAKER pro tempore. Pursuant to the order of the House of January 6, 2009, the Chair will now recognize Members from lists submitted by the majority and minority leaders for morning-hour debate.

The Chair will alternate recognition between the parties, with each party limited to 30 minutes and each Member, other than the majority and minority leaders and the minority whip, limited to 5 minutes.

SHANNON MELENDI AWARENESS

The SPEAKER pro tempore. The Chair recognizes the gentlewoman from Florida (Ms. ROS-LEHTINEN) for 5 minutes.

Ms. ROS-LEHTINEN. Madam Speaker, October 20, 2009 should have marked the 35th birthday of Shannon Denise Melendi; instead, she will be forever the 19-year-old victim of kidnapping and rape whose life was tragically ended at the hands of a ruthless killer.

Shannon was a gifted young college sophomore from Miami attending Emory University in Atlanta. In Miami, at Southwest High School, my alma mater, she was president of the

junior and senior class and a champion orator who was captain of the debate team for 3 years. She was also in the National Honor Society and graduated cum laude in the top 3 percent of her class.

As a member of the Legal Eagles club, Shannon was an aspiring attorney whose ultimate goal was to sit on the Supreme Court. During her senior year, Shannon even spoke before the United Nations and Congress.

With grand dreams and a promising future ahead of her, nothing could have turned out to be more tragic than her disappearance. The news was devastating to her home community as it was to the Atlanta area where she had already established herself as a bright individual with an even brighter future.

She disappeared without a trace on March 26, 1994 while working at a part-time job at a softball country club. Shortly after, the first 10,000 posters and 60 billboards went up in Atlanta with Shannon's picture declaring her missing. Not long after that, her father, Luis Melendi, had the signs changed to "kidnapped."

Calvin "Butch" Hinton was named as a suspect. He was a coworker and an umpire she knew through her part-time job. Many pieces of evidence linked him to the disappearance of Shannon, but unfortunately not enough for a solid case. In a strange twist of fate, this demented man burned down his own home to keep the authorities from investigating him further, but he was sentenced to 9 years in prison for fraud when he tried to collect insurance on that house fire.

Then, more than 11 years after Shannon had disappeared, Hinton had just been released from prison when he was rearrested and placed on trial for Shannon's murder. After many heart-wrenching moments in the trial, the verdict came back guilty and Hinton was sentenced to life in prison.

Because of the atrocious acts of this horrible man, a bright young life was extinguished and the world is forever poorer because of it. Chillingly, though, this murderer is up for parole in 2011. With the confessed perpetrator behind bars, we have the comfort of knowing that no other person can fall victim to him, and that is why we should fight to keep him there in prison. Unfortunately, many perpetrators are roaming the streets today still preying on the most innocent of victims. Let us make sure that Calvin Hinton is not one of them.

Shannon's parents, Luis and Yvonne, as well as her sister, Monique, are still active today in efforts to protect children by strengthening our laws and protecting and educating youth and their families about violence and perpetrators. They honor their daughter and their sister, Shannon, and the countless other children like Shannon through their work. Shannon's story must serve as a reminder to students that they must always be aware of their surroundings and stay safe.

As a mother and grandmother, I cannot imagine the heartache the Melendis have gone through. Luis Melendi still speaks to high school seniors about the dangers posed by perpetrators and reminds them that this could happen to anyone. Last week, on what should have been their daughter's 35th birthday, the Melendi family spoke to the students at Coral Shores High School in Tavernier to keep Shannon's memory alive and to drive home the idea of being aware and being safe. With these efforts and the laws that we pass, we can help protect our Nation's youth.

It is in honor and remembrance of Shannon Melendi that I urge my colleagues to remain champions and protectors of our youth. Through the life of Shannon Melendi we know that even though it was short, we can make sure that the lessons learned from her murder last eternally.

This symbol represents the time of day during the House proceedings, e.g., 1407 is 2:07 p.m.

Matter set in this typeface indicates words inserted or appended, rather than spoken, by a Member of the House on the floor.



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I thank the Speaker for the time, and we will always remember Shannon.

REVITALIZING OUR ECONOMY

The SPEAKER pro tempore. The Chair recognizes the gentleman from Oregon (Mr. BLUMENAUER) for 5 minutes.

Mr. BLUMENAUER. Madam Speaker, the challenge for all America, not just the new administration and Congress, but our communities, our businesses, especially American families, is how to revitalize our economy. There is a great deal of contention occasionally here in Washington, D.C. about the best approach, but this problem takes on a new urgency as the experts now tell us that while the economy appears to be recovering, the jobs aren't. A jobless recovery, posing special problems for Americans from coast to coast.

But beyond the problems with the economy, there are serious issues dealing with the state of repair of America; our electrical grid is inadequate and unreliable, too many roads and bridges are in serious disrepair, and there are problems with inadequate or non-existent sewage collection and leaking water mains. And there is environmental damage in sites from coast to coast with Superfund, brownfields, even unexploded ordnance and military toxics on military defense locations.

The opportunity and the challenge is to combine the problems with the economy with what we need to do to rebuild and renew America. Luckily, this is a solution that is overwhelmingly supported by the vast majority of Americans—Republicans, Democrats, and Independents. This is a solution that in times past has been able to bring together people in Congress to deal with the revitalization of our infrastructure.

We have opportunities right now. There is pending a reauthorization of the Surface Transportation Act. If Congress acts, and the administration signs it, this could mean 6 million jobs revitalizing transportation from coast to coast, border to border.

I have legislation, House bill 3202, a water trust fund, that would enable communities to deal with serious problems like leaking water mains. We lose 6 billion gallons of water a day, enough to fill Olympic size swimming pools from here to Pittsburgh. Coincidentally this bill can help fix these problems while putting hundreds of thousands of more Americans to work dealing with those problems.

The administration has requested, and we have introduced, legislation to reintroduce the Superfund tax to deal with the problems of Superfunds again that are found in every State of the Union. Left unattended, the pollution actually gets worse and migrates, becoming more expensive to clean up over time. This is an opportunity to solve the environmental problem and return this land to productive use.

This is something that America supports. The time for the Obama adminis-

tration and this Congress to unite on a vision to rebuild and renew America is now, to enact it into law and provide appropriate funding. This action will pay dividends to Americans for decades to come, making our communities more livable and our families safer, healthier, and more economically secure.

AARP GETS FREE PASS IN HEALTH CARE DEBATE

The SPEAKER pro tempore. The Chair recognizes the gentlewoman from North Carolina (Ms. FOXX) for 5 minutes.

Ms. FOXX. Madam Speaker, does America's biggest senior citizens organization, AARP, get a free pass in the ongoing health care reform debate?

Speaker PELOSI recently called insurance companies "immoral villains," and Senator JAY ROCKEFELLER derided their tactics as "rapacious," yet the majority has simultaneously relied on an organization that has received billions of dollars in windfall profits from those same insurers as an "independent" source to support their government takeover of health care—AARP.

The Democrat majority has even relied on AARP's support for legislation, S. 1776, that would increase the Federal debt by nearly \$250 billion to fund physician reimbursements, even though the bill would raise seniors' Medicare premiums by over \$60 billion. AARP opposed unpaid-for legislation as recently as December for the very same reason.

An analysis of Democrats' rhetoric and actions provides evidence why AARP may have changed its position. In exchange for its support of a government takeover of health care, AARP has received special considerations regarding several provisions in health reform legislation that could benefit the organization quite handsomely.

While the AARP Web site claims that the organization supports "guaranteeing that all individuals and groups wishing to purchase or renew coverage can do so regardless of age or pre-existing conditions," a review of the New York State Insurance Commissioner's Web site finds that AARP-branded Medigap coverage imposes a 6-month waiting period for individuals with preexisting conditions. Yet section 111 of H.R. 3200 would exempt Medigap policies from new limits on preexisting condition restrictions, thus allowing AARP to continue to deny Medigap individuals with serious health conditions.

The health reform bill approved by the Senate Finance Committee would eliminate the tax deductibility for all insurance company executive salaries over \$500,000. However, as drafted by the committee, the legislation would exempt AARP from this requirement, even though fully 38 percent of its \$1.1 billion in 2008 revenue came directly from royalty fees paid by United

Health Care—more than AARP received in membership dues, grant revenue, and private contributions combined.

But for Chairman BAUCUS' exemption, AARP salaries would in fact be subject to the penalties in the Finance bill. In 2008, then CEO William Novelli received total compensation of \$1,005,830, more than 78 times the average annual Social Security benefit of \$12,738.

According to a story published today in the Washington Post, AARP collected \$650 million in royalties and other fees last year from the sale of insurance policies, credit cards, and other products that carry the AARP name. One of the main products that AARP pushes are so-called Medigap insurance policies for senior citizens. These policies supplement existing Medicare policies that seniors already have.

So what's the big deal? Well, in case you missed it, AARP is helping push the Democrats' big government version of health care reform. They've been a vocal proponent of the government-run health care proposal before Congress. Interestingly, the proposal before Congress slashed funding for a Medicare program called Medicare Advantage. This program is especially popular with seniors in my district. About 40,000 seniors in my district enjoy the benefits of a Medicare Advantage plan, but these plans will be killed off under the Democrats' government takeover of health care, and AARP has been pushing this brand of health care reform.

AARP has the right to offer services to its members, but pushing for a version of health care reform that will hurt millions of seniors who have Medicare Advantage plans and that will almost certainly increase shares of AARP's Medigap policies is a very dangerous conflict of interest.

AARP has hundreds of millions of dollars in insurance revenue on the line in today's health care debate. I think America's seniors deserve to know the facts about how health care reform will affect them, and it appears that AARP may have a few too many dogs in this race to be an impartial source of information.

□ 1045

CHOOSING HEALTH CARE REFORM

The SPEAKER pro tempore. The Chair recognizes the gentleman from Virginia (Mr. CONNOLLY) for 5 minutes.

Mr. CONNOLLY of Virginia. I thank the Speaker.

I rise today to support the economic engine of America—our small businesses. Small businesses represent more than 99 percent of all businesses in this country and employ more than 50 percent of the private sector, non-farm workforce. In fact, 25 percent of the total job growth from 1992 to 2005 came from those small businesses with

fewer than 20 employees. For all businesses, large and small, the employment growth rate during that period was 19 percent, demonstrating that small businesses led the way to economic growth. Simply put, the health of America's small businesses is the health of the American economy.

Unfortunately, the cost of keeping the employees of small businesses healthy is imperiling the financial health of many of these same businesses. Under our current health care system, where larger companies pool their risks over larger workforces to purchase insurance for lower rates, small businesses are paying up to 18 percent more per employee for health care coverage than their larger competitors. Sadly, it's easy to see how this happens. Indianapolis small businessman Bruce Hetrick testified at a House committee hearing earlier this year that his wife and business partner, Pam, got cancer and the insurance company said that the premiums for the 15-person firm would rise 28 percent. When his wife tragically passed away 1 month prior to the higher premium taking effect, the insurance company still increased the entire firm's premium by 10 percent. Due to the current health care system, one illness in a small business can have drastic consequences for everybody.

In fact, from 1999 to 2007, for all businesses, large and small, the employer contribution for health insurance coverage for families increased 120 percent, from \$4,247 to \$9,325. Employees did not fare any better, as their own individual premiums increased almost 118 percent in that time period. While large businesses were better situated to keep costs down due to bigger risk pools, reduced administrative costs and lower insurance broker fees, small businesses often have but one unpalatable option with respect to health care.

More and more small businesses are unable to afford health insurance for their employees. In 1995, 68 percent of small businesses offered health care. Only 38 percent offered health care this year. While just 10 percent of employees at large businesses are uninsured, 29 percent of employees at firms with fewer than 25 employees have no health insurance. Those small businesses that currently offer health care often are forced to reduce benefits due to those increasing costs. Family deductibles are roughly 60 percent more for companies with fewer than 50 employees.

Without reform, Madam Speaker, small businesses will have to continue reducing benefits and increasing costs. According to the National Business Group on Health, in 2010, and I quote, employers and employees will face shockingly higher health care costs. Madam Speaker, those premiums are projected to increase another 10 to 20 percent—next year. This year, small businesses will pay \$156 billion for their employees' health care. Without reform, those costs will more than double

to \$339 billion by 2018, just 9 years hence. Over the next decade, small businesses will suffer the cumulative impact of these increased costs of between \$546 billion and \$855 billion. In other words, absent reform, small businesses' health care costs will hit \$2.4 trillion in this time period.

As they have done over the last few years, small businesses will be forced to choose between their economic health and the health of their employees. Without health care reform, the increased costs over the next decade will force many small businesses to lay off employees. Those increased costs represent up to 178,000 employees—178,000 Americans who can lose their jobs because their employers can no longer afford the cost of health care.

Fifty-seven percent of existing small businesses already have had to eliminate health care coverage, and more soon will be forced to do the same. Twenty-nine percent of small business employees have no insurance of any kind. According to the Kaiser Family Foundation's recent survey, 8 percent of existing businesses said they will eliminate health care entirely this next year.

Increasing health care costs are crippling our small businesses and small business employees. Although every company faces increasing costs, under the existing health insurance system the economic burden falls disproportionately on small businesses.

Madam Speaker, I support health insurance reform that will lower the cost of health care to these small businesses and their employees; and I urge adoption of reform.

HEALTH CARE

The SPEAKER pro tempore. The Chair recognizes the gentleman from California (Mr. DANIEL E. LUNGREN) for 5 minutes.

Mr. DANIEL E. LUNGREN of California. Madam Speaker, we are engaged in a serious debate on health care reform in this country, and there are those who believe that the only way to solve this problem is through a Washington, D.C. Federal Government takeover of health care. And I say that advisedly because I've looked at the bills that are the serious bills in the Senate and the House that are going to be presented to us at some point in time, or at least parts of them are.

One of the things that is obvious to me is that these bills stand on a number of different principles, and one of them is that there will be a requirement that every living man, woman and child must have health care insurance as defined by the Federal Government or be subject to a fine. Now they call it a tax but it is truly a fine. And the question is whether that is an appropriate exercise of authority by the Federal Government.

Some people say, Why do you even get involved in this sort of thing? Why would you even ask that question?

Well, because the history of this Nation is a history of a nation that was established on the concept of individual liberty, freedom with responsibility. And because it was, our Constitution gave us a limited Federal Government, a Federal Government that could not do everything and anything it wishes to do. It is perhaps the inconvenient truth in this debate, or perhaps I should say the Constitution is the inconvenient truth.

Let me just cite what James Madison, often called the Father of the Constitution, said in the Federalist Papers, the documents that were written and then placed upon the public in order to get States to ratify the Constitution. This is what he said:

In the first place, it is to be remembered that the general government is not to be charged with the whole power of making and administering laws. Its jurisdiction is limited to certain enumerated objects.

Congress, in other words, can't get up in the morning and just say, Well, we see a problem; therefore, we're going to fix it and we're going to impose the authority of the Federal Government upon this problem by way of our solution.

Think of this: The President of the United States spoke here from the rostrum behind me in his joint session to the Congress a little over a month and a half ago; and at that time he argued that an individual mandate was constitutional, or was lawful because, he said, it is similar to what you have to do to drive in this country. You have to have insurance to drive on the public road. But there's a fundamental difference. If you analyze all the legal authority on this question, it is not that you have a right to drive on public roads, it is a privilege, and therefore it can be conditioned by the purchase of insurance.

What we're saying here is your right to breathe in the United States, to continue to exist in the United States, will now be conditioned on you buying health insurance; and if you don't, you will be fined, we are now told \$1500, and if you don't pay the fine you can be jailed; not because you want to enter into the United States as an immigrant, not because you're asking anything of the United States but, rather, for the right to exist in the United States.

There are those who say that the commerce clause is so expansive, it can include everything. Well, the courts have told us it is not that expansive. Even as they have broadened its application, they have said it is limited to an economic activity that affects interstate commerce. And if we are going to say that the right for you to breathe in the United States, the right for you to exist in the United States, is an impact on interstate commerce, there is nothing left that the Federal Government cannot do.

That's why this debate over health care is important for many different

reasons. But if we are going to allow the government to take away our liberty, to allow the Federal Government to say there is nothing you can do in this country, including breathe, unless you have the permission of the Federal Government to act in a certain way, and if you don't act in that certain way, you will be fined, and if you do not pay the fine you will be jailed, there is absolutely nothing left of the freedom that this country was based upon.

The former Vice President of the United States likes to talk about inconvenient truths. The great inconvenient truth in this country is the U.S. Constitution. Let us not fail in our fidelity to it.

RECESS

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

Accordingly (at 10 o'clock and 55 minutes a.m.), the House stood in recess until noon.

□ 1200

AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore (Mr. BLUMENAUER) at noon.

PRAYER

The Reverend Chris Williamson, Strong Tower Bible Church, Franklin, Tennessee, offered the following prayer:

Our Father, we thank You for this opportunity to gather together and seek Your wisdom. We acknowledge You as our great God and king, and it is our desire to do the things that please You.

In centuries past, You have proven Your love to us, and You have blessed us bountifully to the degree that we constantly ask You to bless America.

But Father, in these pressing times, we rise up and America chooses to bless You. We bless You for Your love. We bless You for Your grace. We bless You for Your power, and we bless You for Your son, the Lord Jesus Christ.

Please guide these men and women as they discuss matters today that affect so many people in our great Nation.

We promise to give Your name all of the praise for any good thing that happens as a result of our meeting together.

These and many other blessings we ask in the name of our Savior, Jesus Christ, Amen.

THE JOURNAL

The SPEAKER pro tempore. The Chair has examined the Journal of the last day's proceedings and announces to the House his approval thereof.

Pursuant to clause 1, rule I, the Journal stands approved.

PLEDGE OF ALLEGIANCE

The SPEAKER pro tempore. Will the gentleman from New Jersey (Mr. Lance) come forward and lead the House in the Pledge of Allegiance.

Mr. LANCE led the Pledge of Allegiance as follows:

I pledge allegiance to the Flag of the United States of America, and to the Republic for which it stands, one nation under God, indivisible, with liberty and justice for all.

HONORING THE REVEREND CHRIS WILLIAMSON

The SPEAKER pro tempore. Without objection, the gentlewoman from Tennessee (Mrs. BLACKBURN) is recognized for 1 minute.

There was no objection.

Mrs. BLACKBURN. Mr. Speaker, I ask my colleagues to join me today in welcoming Pastor Chris Williamson of Franklin, Tennessee, as he serves as our honorary chaplain for today.

He brings with him today the associate pastor from his church, Anthony Hendrix, and also a longtime friend of mine, Scott Roley, who is now the senior pastor of Christ Community Church.

The music industry is really what brought Pastor Williamson to middle Tennessee, and as his music performance career ended, however, he really felt a calling to the pulpit.

In 1995, he founded the Strong Tower Bible Church and has built Strong Tower into one of Franklin's most dynamic and well-known churches. My colleagues will be interested to know that Congressman JOE PITTS' son and his family attend Strong Tower. His commitment to racial reconciliation is evident through his work as an author, his mission work, as well as the intentional multiethnic and diverse background of his congregation. He is a devoted family man, and I appreciate the opportunity to represent his fine family in Congress.

Please join me in honoring him on his service to the House of Representatives today, and I wish him only the best in the years to come.

HEALTH CARE REFORM

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

Mr. BOSWELL. Mr. Speaker, I rise today in support of the important strides Congress is making toward our Nation's health care reform.

I am pleased the Senate will be including a public option in their version of the health reform bill. A public option is absolutely essential. America's health insurance industry needs a mechanism that will level the playing field and protect consumers. The public option that we create must be fair and pay doctors and hospitals accordingly.

Many of us are very concerned that our rural doctors and hospitals are

having many troubles. That is why I support language that will direct the Institute of Medicine to study the Medicare reimbursement formula and direct the Secretary of Health and Human Services to fix these flawed reimbursements.

Medical professionals in my home State of Iowa were recently ranked second by the Commonwealth Foundation for providing some of the best care in the Nation. Yet when we are reimbursed by Medicare, they receive half as much per enrollee compared to many other States. Without fair pay, these providers will be pushed further into the red and out of Iowa and other States with the same problem.

The studies that we have proposed to revise Medicare reimbursement rates and create quality measures will pave the way.

HEALTH CARE

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

Mr. BOEHNER. Mr. Speaker and my colleagues, as we stand here, the health care bill is being written in secret in Speaker PELOSI's office and over in the Senate by Senate Majority Leader HARRY REID, even though the President of the United States during his campaign made clear that these negotiations ought to be out in the public and we ought to have C-SPAN cameras in there to allow the American people to see who is fighting for what side. Yet, it is not happening. It is being written in secret.

And no wonder it is being written in secret because the Democrat majorities are doing exactly what the American people don't want: a big government-run plan. I wonder if the 53 new agencies, boards, commissions and mandates that were in the original House bill will continue to be in this bill that is being written in secret.

But this bill is in secret for one big reason. It is going to cost over \$1 trillion. It is going to raise taxes. It is going to have mandates on individuals. It is going to destroy jobs, and it is going to cut Medicare for our seniors.

What cuts to seniors are going to be in this bill? No one knows. All I know is that there were \$162 billion worth of cuts to Medicare Advantage in the original House bill, \$162 billion, and I have 27,000 Medicare Advantage enrollees in my district. And according to the Congressional Budget Office, some 80 percent of them are likely to lose their health coverage under this proposal.

Republicans have better solutions. Just go to healthcare.gop.gov and see the Republican solutions that will help make our current system work better and not have this big government takeover of our health care delivery system.

BOOSTING SMALL BUSINESS LENDING

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

Mr. MICHAUD. Mr. Speaker, I rise today in strong support of the President's effort to boost small business lending.

Later this week, we will be taking up a bill that my colleagues and I on the Small Business Committee drafted to do just that. Each year, the bill is expected to support \$44 billion in small business lending, helping to save or create 1.3 million jobs annually. Small businesses are the backbone of Maine's economy, and they are key to our economic recovery.

The recession and credit crunch have hurt small businesses' access to capital, and they cannot afford inaction. This bill will give them additional resources when they need it the most. I urge the Senate to join the House in passing a strong bill that we can get to the President's desk as soon as possible.

HEALTH CARE

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

Mr. CANTOR. Mr. Speaker, I rise in the midst of the increasing momentum we detect on the other side to push through a government takeover of health care in our country. To me, it is about four distinct questions.

One, does anyone believe that the passage of a \$1 trillion bill, does anyone believe that won't aggravate the deficit? I think the answer is resoundingly "no."

Secondly, if it is going to be \$1 trillion, who is going to pay for that? Well, we know that the majority is talking about small businesses and seniors paying for that.

Third, does anyone really think that the health care overhaul being proposed is going to make your health care better? I don't think so.

And lastly, is there any guarantee that this government is not going to get in between you and your doctor? Mr. Speaker, I say to that, the answer is "no."

We Republicans have a better way. We believe we can accomplish reform aimed at the discrete problems that exist, to fix those, and then expand health care opportunities for those who do not currently have it.

HEALTH CARE

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

Mr. KENNEDY. Mr. Speaker, the other side talks about the health care reform bill costing a lot of money. Right now, consumers in America are spending millions and millions of dol-

lars paying that to the insurance companies. One-third of the health care dollar goes to no such thing as health care; it goes to the insurance companies. That's why the Democratic proposal restricts the amount of money that insurance companies can spend on bureaucracy. That's where the out-of-pocket expenses actually go to health care. That sounds like a smart idea to me.

Furthermore, the insurance companies can no longer discriminate against preexisting conditions, no longer can discriminate against people who need health care. That sounds like a good idea.

Finally, talking about reducing deficit spending, this bill requires insurance companies to keep costs under control. That saves the government money and reduces the deficit because the biggest spender in health care is the Federal Government through entitlements.

I don't know why the other side is so hell-bent on protecting insurance companies' medical inflation that only adds to the deficit in this country.

HEALTH CARE

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

Mr. PENCE. Mr. Speaker, at nearly \$1 trillion in spending and tax increases, the Democrat health care bill is a bad deal for taxpayers; but it is a worst deal for American seniors, and senior citizens deserve to know about it.

Included in the Democrat health care plan are massive cuts in Medicare Advantage, \$162 billion in reductions in this popular program. As a result, Medicare Advantage plans will drop out of the program, limiting seniors' choices and causing many to lose their current health care coverage through Medicare Advantage. This will have an exceptionally negative impact in rural areas, like my district of eastern Indiana.

According to the Congressional Budget Office as well, the Democrat's health care plan will increase the cost of Medicare prescription drug premiums by 20 percent in the next decade.

The President said, If you like your current plan, you can keep it. Well, after looking at the Democrats' plan for seniors, I guess he wasn't talking about senior citizens when he said that.

HEALTH CARE

(Mrs. DAVIS of California asked and was given permission to address the House for 1 minute.)

Mrs. DAVIS of California. Mr. Speaker, no doubt, the national discussion over health care reform has been emotional for all Americans. People from every corner and every background of our country have had a chance to tell their story, to weigh in on this issue.

Many of the stories we have heard from our constituents back home have been personal—they have been heart-breaking—about struggles with the health care system. Those kinds of experiences can sometimes be difficult and they can be emotional to share, but they have played an important part in the conversation.

Because we are starting to see that in our uniquely American way, all of that passion is being channeled to productive change. We are close to bringing forward a potentially life-changing bill.

Just think about what this means. For the first time, millions of uninsured Americans can have access to health insurance and all of us will have health security knowing we can't lose our coverage. Ultimately, voting on reform means voting to give millions of Americans peace of mind.

HEALTH CARE

(Mrs. McMORRIS RODGERS asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Mrs. McMORRIS RODGERS. Mr. Speaker, this morning I find myself reflecting on a recent town hall meeting where nearly 1,000 people showed up, many of them seniors, and they were not happy. In eastern Washington in my congressional district, it is estimated that 20,000 seniors may lose their health care because of the cuts to Medicare Advantage. H.R. 3200 cuts \$162 billion from that program, and they are cuts that hit especially those who live in rural communities the hardest.

The Obama administration promised Americans that if they liked their doctor, they could keep their doctor; if they liked their health insurance plan, they could keep it. But I guess that doesn't apply to seniors.

These are real cuts to Medicare Advantage, and it will mean canceled insurance policies and higher premiums. For those living on a fixed income, this could mean less money for food, clothing, and shelter.

House Republicans are committed to a step-by-step approach to addressing health care that will start by reducing the cost drivers. We should pass these cost control reforms rather than financing a government takeover on our Seniors.

□ 1215

EDUCATION REFORM

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

Ms. HIRONO. Mr. Speaker, one of the most notable improvements I've seen since the beginning of this administration is the importance the President has placed on education.

I know I'm not alone in recognizing how President Obama and Education

Secretary Duncan have changed the tone in the education community. Last Friday, David Brooks used his column in the New York Times to praise the President and the Secretary for their efforts in raising the bar on education reform. Partnering with Congress, they have set high standards and are providing \$5 billion in competitive grants to those States that can best demonstrate their commitment to reform. As a result, there is real excitement among the States to put their best education reform foot forward as they gear up for the competition for these grants.

At a time when the U.S. is falling behind other countries in educational attainment and at a time when State budgets are stretched thin, we need to focus more, not less, on strengthening education in our country to enable us to compete in the global economy.

HEALTH CARE

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

Mr. DREIER. Mr. Speaker, last month, President Obama stood right behind me here in our Chamber and delivered an address to a joint session of Congress in which he said, "Anyone who mischaracterizes our bill, we will call you out." His next line was, "I will not accept the status quo."

Well, Mr. Speaker, we all know that no one—no one—wants to accept the status quo. I've been listening to my California constituents, and they've been saying that we need to have exactly what our colleague from Washington (Mrs. McMORRIS RODGERS) described as a step-by-step approach. They know and understand that a massive government takeover of health care is not the answer to our problem; in fact, it could exacerbate the problem, especially with the proposed Medicare cuts that will hurt our seniors.

We need to do things like allow people to purchase insurance across State lines, giving them a chance to have the best quality product at the lowest possible price. We need real medical liability reform, which, according to the Congressional Budget Office, will bring about a savings of \$54 billion. We need to have the step-by-step approach that Mrs. McMORRIS RODGERS said that we need. Let's make it happen.

HEALTH CARE

(Ms. EDWARDS of Maryland asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Ms. EDWARDS of Maryland. Mr. Speaker, we are so close to achieving quality, affordable and accessible health care for all Americans.

If we were playing football, the team in support of consumer choice, the public option, is in the red zone, and we are determined not to go three-and-out as we've done for the last six decades.

At last, we are going to take health care reform with a robust public option right across the goal line. Yesterday, the Senate Majority Leader helped "move the chains" when he inserted a strong public option in the Senate health care bill. This move down the field positions us one step closer to meaningful reform.

Now my colleagues in the House and I are keeping our offensive line strong in support of a robust public option, but it's time to score this touchdown for the American people, for the middle class, for working people and the young people, including those in the Hillside program at Central High School who bear the burden and brunt of this failed health care system.

The status quo is unacceptable and it's a losing strategy. Including a robust public health option is real consumer choice; it's the logical option to scoring the goal and achieving success.

FUTURE ACCESS TO QUALITY HEALTH CARE

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

Mr. SESSIONS. Mr. Speaker, I rise today to address the looming health care debate here in Washington, D.C.

The American people know the truth about the Democrat health care proposal. We know that it's full of mandates, full of taxes, and will result in further job losses, but it also cuts reimbursement to physicians and hospitals and creates an even larger access problem.

In the proposed health care reforms, congressional Democrats are racing to create an unsustainable government-run health care plan that would reimburse physicians and hospitals no more than 30 to 60 percent of market rates.

Public safety-net hospitals like Parkland Hospital—which serves as a critical health care provider to many in Dallas, Texas—need to keep their doors open to make this plan successful. My Republican colleagues and I believe that we need to guarantee physicians and hospitals adequate reimbursement for their services to ensure the American people have access to a delivery system that works—not mandates, not taxes, and not job losses.

HEALTH CARE

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

Mr. TONKO. Mr. Speaker, I rise this afternoon to tell you about a constituent of mine who is waiting on Congress to pass comprehensive health insurance reform.

Karen Rozzell resides in Colonie, New York. She had to quit her job as a cashier because her diabetes got so bad she couldn't stand and she hasn't been able to find other work. When she left her job, she and her husband lost their in-

surance. They thought they could rely on COBRA, but it cost them too much and they were forced to let their insurance lapse. Her husband, a painter, doesn't have access to health insurance through his employment.

As a diabetic, Karen should be seeing a doctor regularly, but she doesn't. A couple of years ago she was hospitalized for a staph infection; she was only able to stay in the hospital until the infection was cleared up. She signed herself out before her doctors wanted her to because she knew she couldn't afford the cost. It took her years to pay that bill.

After living without insurance, her husband was diagnosed with chronic obstructive pulmonary disease, but the cost of his treatment and medication is out of reach for them. She told me she worries every time her husband sneezes.

No one in this country deserves to live in fear like this. We need health care reform.

CONGRESS—LISTEN TO THE VOICES OF THE AMERICAN PEOPLE

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

Mr. McCOTTER. In Michigan, the people know what the most important issue facing this Congress is: It's called jobs. My State has a 15.3 unemployment rate; it is expected to rise. And yet what we see in Congress is an unwillingness of the majority to listen to the concerns of the American people. They want this economy fixed; they want to provide for the livelihood of their families; they wish to pursue their happiness. And yet they watch a Congress that is willfully intent upon passing a partisan, government-run health care bill despite the voices of the American people.

I suggest that if we are to restore sanity and prosperity to these uncertain times, that this Congress start to listen to the voices of their constituents and start to act accordingly. That is why we have a representative government.

HEALTH CARE

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

Mr. ELLISON. Mr. Speaker, need I remind this body that between the years 2000 and 2006, the party apposite controlled the White House, the House of Representatives, and the Senate. What did they do for the American people regarding health care? Nothing; nothing at all. They didn't do anything to help the American people. And now that the Democratic Caucus is within a hair's breadth of delivering real reform, all we hear about is death panels, sex school clinics, and now, oh, my

God, the Democrats are after the seniors.

Seniors of America, in 1965, when Medicare was passed, only 22 Republicans voted for it; probably none will vote for health care reform now. Remember that at the polls.

JOB'S AND HEALTH CARE

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

Mr. MCCARTHY of California. Mr. Speaker, as a former small business owner, I know that success is measured by results. If you don't achieve results, you have to rethink your approach to make your business successful. The same cannot be said of this Congress. Bipartisan stimulus ideas to help small businesses grow jobs were ignored. Instead, a \$1 trillion spending bill was crafted behind closed doors with the stated purpose to create 3.5 million jobs. The results? We now find ourselves with an unemployment rate not seen in over 25 years. In my home State of California alone, the White House predicted that 396,000 jobs would be created. Well, 336,000 jobs, and counting, have been lost. So where are the jobs?

Now in addressing health care, the Democratic majority is again crafting a bill behind closed doors. Can we expect the same lack of results? Likely. Because how do you save money for American families and small businesses by raising taxes and once again ignoring bipartisan ideas, like lawsuit abuse reform?

Our families deserve better; our small businesses deserve better; America deserves better.

HEALTH CARE REFORM

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

Mr. PIERLUISI. Mr. Speaker, I rise in strong support of Congress' efforts to reform our Nation's health care system. Too many Americans have no health insurance or are a job loss away from losing their insurance, and reform will give them access to secure, affordable coverage.

The House bill will also benefit the vast majority of Americans who already have insurance. Your insurance company will no longer be able to deny you coverage or raise your rates because of a preexisting condition. Your insurance company will no longer be able to drop or reduce your coverage when you get sick.

Mr. Speaker, I represent nearly 4 million U.S. citizens from Puerto Rico. My fellow delegates from the territories and I have fought hard to make certain that the House bill is fair to our constituents who are no less American than their fellow citizens in the States and are no less deserving of care.

Thanks to the determined efforts of our leadership, I am confident that the

House bill will ensure that quality health coverage will be available for all Americans, whatever their financial means and wherever they happen to reside.

GOVERNMENT TAKEOVER SLASHES MEDICARE FUNDING

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

Ms. FOXX. Mr. Speaker, what does a government takeover of health care mean for seniors? It's simple. According to the Congressional Budget Office, the Democrats' health care and tax increase bill slashes funding for Medicare Advantage plans used by millions of seniors across the country.

All told, the Democrat plan cuts \$162 billion from Medicare Advantage. That will directly affect the 40,000 seniors in my mostly rural North Carolina district who enjoy Medicare Advantage plans. With such huge cuts, Medicare Advantage plans are expected to disappear, limiting seniors' choices and causing real hardships for seniors in rural areas who simply don't have many options.

So much for the President's promise that "if you like your current plan, you can keep it." Sure, this promise is true, unless of course you're one of the millions who will lose their plan.

The bottom line is this one-size-fits-all government-run plan and tax increase combination is bad news for America's seniors.

HEALTH REFORM

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

Mr. LANGEVIN. Mr. Speaker, I am very encouraged by the progress being made on health insurance reform in this Congress. Where we are in this health care debate is truly historic. However, we're not there yet, and we cannot let this opportunity pass us by.

For millions of people without insurance, health reform will mean access to affordable, quality coverage. But what will it mean for people who already have coverage? For them, health reform will create stronger consumer protections that ensure coverage isn't dropped or scaled back when they get sick. It will ensure a lower out-of-pocket cost to make coverage more affordable, and it will provide greater access to routine checkups and preventive care. It will ensure real competition and transparency in the health insurance market so the American people are getting the best plans at an affordable price.

In short, health reform will mean security and stability for millions of Americans, and we should not make them wait any longer for these commonsense reforms. The time to act is now. This is a historic opportunity for the American people, and this Congress cannot let them down.

DEMOCRAT HEALTH CARE PROPOSAL HARMS SENIORS

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

Mr. WILSON of South Carolina. Mr. Speaker, Democrats are proposing \$163 billion in cuts to the Medicare Advantage program as part of their government takeover of health care. A crucial program, Medicare Advantage offers seniors greater choice and affordability, the primary goal of health insurance reform. But Democrats want to cut funding for this program.

Squeezing senior citizens out of their current health insurance plan in order to impose new taxes and unworkable government mandates onto American families is not the way to reform health insurance. We need targeted reforms that will expand opportunities to get insurance, like association health plans and purchasing insurance across State lines.

The Republican Study Committee, led by Dr. TOM PRICE, has offered H.R. 3400 to promote affordability and accessibility for American families and small businesses.

The American people have a choice on how we reform. We do not need a big government takeover which will destroy 1.6 million jobs, according to the NFIB, the voice of small business.

In conclusion, God bless our troops, and we will never forget September the 11th in the global war on terrorism.

□ 1230

HOUSEHOLD VIOLENCE

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

Mr. QUIGLEY. Mr. Speaker, October is Domestic Violence Awareness Month, and now, more than ever, it is time to draw attention to household violence that results in more than 2 million injuries and 1,200 deaths among women each year.

Estimates of assaults on women by partners range from approximately 2 million to 4 million annually. Sadly, we have no real idea of how many incidents of violence actually occur each year because so many go unreported.

Those unreported incidents are the reason Domestic Violence Awareness Month is so vital. Only when we are no longer afraid to speak out about domestic violence will we empower those who currently suffer in silence. In my State of Illinois alone, there were 114,921 reported cases of domestic violence in 2006.

It is for those thousands of women and the countless others who suffer silently that I speak today. It is for those women that I encourage my colleagues to pass House Resolution 817, which supports the goals and ideals of National Domestic Violence Awareness Month.

HEALTH CARE

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

Mr. TURNER. Mr. Speaker, if the government's handling of the outbreak of H1N1 flu, known as swine flu, is any indication of how it will administer a public health care option, we should all be greatly concerned. With the media reporting that lines of hundreds of people wait for H1N1 vaccinations, it took a Presidential national emergency declaration just to cut through the bureaucratic red tape.

If this Congress is serious about health care reform, why not start with simple principles on which most of us can agree, such as prohibiting insurance companies from denying coverage based on preexisting conditions, portability of health care coverage, investing in medical research to ensure quality care, deductibility of health insurance premiums, ensuring access to health savings accounts, limiting frivolous lawsuits which raise health care costs, and allowing small businesses to group together to negotiate insurance plans.

Instead of the President's sweeping overhaul, which will likely result in pitfalls, we should look at simple reforms to adhere to mutually agreed upon principles ensuring that those who have health insurance can keep it and those who don't can obtain it.

PROTECT COWORKERS FROM ASSAULT AND ATTACK

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

Mr. MELANCON. Mr. Speaker, many of us have heard the terrible story of Jamie Leigh Jones, the employee of a U.S. defense contractor who was brutally attacked and sexually assaulted by coworkers while working in Iraq in 2005. Instead of being allowed to seek justice, Jamie Leigh was held in a shipping container by company employees so she couldn't report the crime.

When Jamie Leigh returned to the United States, she learned that a clause in her contract barred her from taking her case to court. Instead, it forced her into a company-run arbitration process; the same company that failed to protect her in the first place.

It is our responsibility to make sure that this horrific story can never happen again. No American citizen should ever have to sign away his or her rights to justice in order to get a job. Not a dime of taxpayer money should go to companies that would rather sweep an assault under the rug than allow our justice system to work.

The Franken amendment will forbid Federal dollars from going to companies that engage in these practices. If we fail to enact this measure, we have failed to protect the rights and values we were sworn to uphold when we took

our oath of office. We cannot let this happen again.

U.S. DOLLAR ALARM BELLS

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

Mr. LANCE. Mr. Speaker, for decades the U.S. dollar has been used to price virtually all of the world's commodities, with nearly every country having U.S.-backed securities in reserve; yet this could all change.

There is growing evidence suggesting that foreign investors are losing faith in the dollar as a secure instrument. Several important countries like China, India, Russia, France, and the Arab States voiced their concern over the role of the U.S. dollar as the reserve currency in world trade. Many have suggested a new world currency take its place.

A primary concern for those investing in the United States is the growing U.S. debt and staggering deficits. Yet, despite this, the majority party continues to push ahead with an agenda that taxes, spends, and borrows, including a health care proposal that could cost as much as \$800 billion to \$1 trillion over the next decade.

How many alarm bells must be set off before Washington gets serious about tackling our ever-growing debt and budget deficits?

BREAKING THE STALEMATE ON PUBLIC OPTION

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

Ms. WATSON. Mr. Speaker, we need to stop ranting and start reasoning. Health care providers have pushed against the public option, citing payment as one of their primary concerns. Instead of seeing the issue within the lens of payments based on Medicare rates versus negotiated ones, I believe we can attract health care providers to the public option with a new incentive to break the stalemate. Malpractice is a primary psychological, emotional issue with doctors, dentists, hospitals, administrators, and pharmacists.

Additionally, it is a principal issue of economic obsession with providers who bitterly resent paying for liability insurance. When it comes to you, it is not petty. If there is malpractice, you certainly want to contact an attorney.

Progressives have always championed community health centers. My proposal expands the liability program used by these community health centers.

HEALTH CARE

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

Mr. BONNER. Mr. Speaker, there is an old saying, common in south Ala-

bama, that we need to practice what we preach. Well, if reports are accurate, it sounds like Congress will be moving forward with health care legislation that contains a government-run public option, no matter how hard the Democratic leadership might try to rebrand this poison pill.

Well, I am going to oppose with every ounce of me a Federal takeover of our health care system. I couldn't agree more with our friend Dr. JOHN FLEMING of Louisiana, who has introduced a resolution that says that any Member of Congress who votes for a public option should be the first one to sign up for it. After all, if a public option is good enough for you, Mr. and Mrs. Taxpayer, then your elected Representative should be the first to try it out.

This is especially true for our seniors who are looking at draconian cuts to Medicare, cuts to Medicare Advantage, and, according to the CBO, a 20 percent increase in their prescription drug premiums over the next decade, not to mention higher taxes for all Americans, just to help pay for this major step towards socialized medicine.

Practicing what we preach means just that. Congress won't ask the American people to take any poison that we don't take first.

HEALTH CARE

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

Mr. YARMUTH. Mr. Speaker, our Republican colleagues continue to amaze me with the creativity that they display in finding new ways to say "no" to health care reform.

First, a few weeks ago, it was Senator JOHN ENSIGN who said in the Finance Committee in the Senate, I am against the public option because—get this—it might work; people will like it. He was against it because people will like a public option.

Now, when we find out that the Senate has proposed an opt-out for the States, we are hearing from our opponents who say, well, they won't opt out, they just won't opt out. I wonder why. Probably because it would be effective in providing competition and choice for their constituents, for citizens of America who need affordable, secure health care.

That's what our efforts are for. That's what this bill is about. We need Republicans to stop saying "no" and to say "yes" to the health care that Americans deserve.

DON'T ROB SENIORS OF THEIR HEALTH CARE

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

Mr. FLEMING. Mr. Speaker, as a family physician for over 30 years, I could have never imagined that the Democrats would come up with such a crazy idea as ObamaCare paid for on the backs of the American seniors.

As it stands today, \$162 billion will be cut from Medicare Advantage, forcing seniors to buy Medigap insurance like that sold by AARP, one of the many special interest groups the President cut a sweetheart deal with behind closed doors. There is also another \$350 billion that will be cut from the regular Medicare, which will directly remove access to medical care for this, the Nation's Greatest Generation.

In rural areas like much of my district in Louisiana, seniors will lose access to critical medical care as home health, doctors, and hospitals—they will all be closing their doors.

I call on Speaker PELOSI to stop this horrible attack on the health and welfare of our senior citizens now.

HEALTH CARE

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

Mr. PERLMUTTER. Mr. Speaker, the mantra of our Republican colleagues here in the House is "Just say 'no.' We like the status quo."

Well, that was their mantra when it came to the Recovery Act, which has now helped improve the stock market. Housing starts are up, and, in Colorado, unemployment is down from 7.8 percent in July to 7 percent today. The trend is right.

In Colorado, we have some 42 projects, transportation projects, as a result of the Recovery Act. We have increases in energy. We have wind companies coming. We have solar companies coming to Colorado. It has been a success, to their chagrin.

Now we hear "Just say 'no.' We like the status quo" when it comes to health care. This country can't stand the status quo when it comes to health care. Premiums are up, deductibles are up, discrimination exists against people with prior illnesses. That's got to change.

We are going to vote "yes" and stop this inequity in health care.

HEALTH CARE

(Mrs. SCHMIDT asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Mrs. SCHMIDT. Mr. Speaker, I rise today to talk about an issue of great importance—health care. The potential bill before us should concern all Americans. While I have numerous issues with this bill, I will highlight two.

The first is abortion. There is no language to exclude abortion coverage in this bill. An overwhelming majority of Americans are against Federal tax dollars paying for abortion; yet this bill opens the door to do just that.

Second, cuts to our seniors. This bill is paid for out of the pockets of our seniors, with \$162 billion coming from Medicare Advantage, a plan millions of our American seniors, including 17,000 in my district, enjoy.

Mr. Speaker, we can do better than this. Let us not pass a bill that could harm our most vulnerable, our infants, and our elderly.

HEALTH CARE

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

Mr. GINGREY of Georgia. Mr. Speaker, my patients' health care reform should not be written behind closed doors.

When Democrats came to Congress, they pledged, led by Speaker PELOSI, the most open Congress in history; yet, now, they are planning a costly government takeover of health care in the dark of night without any public input.

Mr. Speaker, a \$1 trillion, 2,000-page blended plan that will dictate how Washington will run our health care system deserves real transparency, not just empty promises about openness.

Speaker PELOSI, my patients deserve better. Your legislation is going to tell them what type of health care their family can receive and what Medicare benefits will be cut from our seniors.

Mr. Speaker, even if the Democrat majority is going to prevent minority participation, my patients deserve to know what's going on behind these closed doors in the dark of night. If this bill really is the right prescription for reform in the health care system, then it will stand up to the light of day.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. Members are reminded that House Rules require that they address their remarks to the Chair.

HEALTH CARE

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

Mr. MURPHY of Connecticut. Mr. Speaker, when I was home recently, I spoke to a constituent who had lost his job because he had contracted gall bladder cancer. He was using every dime of his unemployment benefits to pay for the treatment necessary to keep him alive.

He is an example of the millions of Americans who have either lost their health care because they got sick and lost their job or the millions more who are just one paycheck or one illness away from losing their own. We have to have an answer for those individuals and for those families.

The Republican strategy of stopping health care reform at no cost provides no answer for the people of this country who have been waiting too long for a solution. It's time for this House to get beyond politics and start to provide real answers for the millions of individ-

uals and families like that gentleman, who has his life put at stake by his lack of health care, and come together. Put politics aside and pass health care reform that will lower costs and expand access for the people of this country.

HEALTH CARE

(Ms. JENKINS asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Ms. JENKINS. Mr. Speaker, Republicans have health care solutions, but our solutions don't involve breaking promises to America's seniors. Our solutions don't involve slashing Medicare Advantage, a program that 7,400 seniors from my district rely on day in and day out. Our solutions don't involve massive cuts to Medicare that will go far beyond reducing waste and do real harm to current programs that Kansas seniors enjoy.

One of the President's stated goals for health care reform is to increase choice and competition in health care. Rather than moving forward with a plan that will reduce choice and have harmful effects on our seniors across the Nation, it is time to sit down and have an honest discussion about how we can extend health care coverage without a government takeover and without cutting Medicare.

□ 1245

HEALTH CARE

(Ms. ROS-LEHTINEN asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Ms. ROS-LEHTINEN. Mr. Speaker, my mother is 83 and not in the best of health. When I see what is being proposed in this House, health care agendas that take away from seniors like her, I get a cold shiver down my spine. Medicare and Medicare Advantage are lifelines for many elderly Americans, especially in my area of south Florida.

How can this House justify \$162 billion in cuts to Medicare Advantage? Why in this economic recession are we limiting the choices for seniors or causing many to lose their current health care coverage? For seniors in my congressional district, cuts to Medicare Advantage would be disastrous.

The Congressional Budget Office says that Medicare prescription drug premiums will increase by 20 percent because of the Democrat plan. I know, and my constituents know, that seniors simply cannot afford this.

The health care reform bill makes it tougher on seniors to get the coverage and the treatment they deserve after a lifetime of hard work and sacrifice. Of course we need health care reform, but reform should not be on the backs of our seniors.

HEALTH CARE

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

Mr. BROUN of Georgia. Mr. Speaker, Americans are growing tired of having to speculate about what is in a 1,000-plus page bill that is still being drafted in secret behind closed doors. The American people want transparency in this process, and they want real bipartisan reform. They want a step-by-step approach.

Why don't we work together out in the sunshine and add even a few of the elements Republicans have presented in our 53 health care alternatives?

One of these alternatives is my OPTION Act, H.R. 3889, that among other things would, number one, make the purchase of health insurance more affordable to more people. It would allow transparency in health care pricing; make all health care-related expenses tax deductible for everybody; and allow for individuals to keep their health insurance once they leave their jobs or shop across State lines.

We must bring health care reform back from the partisan abyss and give the American people real bipartisan health care reform.

RECOVERY ACT AIDING UPSTATE
NEW YORK

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

Mr. MAFFEI. Mr. Speaker, I rise today to talk about some of the recent investments that the Recovery Act has made in my home district in upstate New York.

A few weeks ago, Secretary of Energy Steven Chu came to Syracuse to tour some of our innovative renewable energy research facilities. When he was in town, we announced more than \$1.4 million in funding for energy efficiency programs in the city of Syracuse alone. The doors, windows, heating and cooling system at City Hall will be switched to a high efficiency, energy saving model. This is a great investment, because not only does it provide for lower carbon emissions, it will actually reduce the energy bills that Syracuse taxpayers will have to foot.

This weekend, I announced energy efficiency funding for the town of Irondequoit. Irondequoit has already had an impressive energy plan in place, so they will make the most of the \$440,000 grant. Irondequoit will pursue projects like replacing lightbulbs at often-used public parks and creating a Deputy Commissioner of Public Works for Sustainability.

In my district, Mr. Speaker, the Recovery Act is making smart short-term and long-term investments. It is giving communities in my district the flexibility of making improvements and creating jobs.

HEALTH CARE

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

Mr. REHBERG. This Saturday, as Americans celebrate Halloween, we should learn a valuable lesson from the frightening results Dr. Frankenstein's medical experimentation had.

Today, Congress is debating its own dangerous health care experiment. Stitched together in hidden laboratories from parts of at least five different bills and countless special interests, the final health care monster will ultimately hurt American seniors.

In Montana alone, more than 26,000 seniors choose to use Medicare Advantage. The nonpartisan Congressional Budget Office warns of \$162 billion in cuts to this popular program. Those will hurt those Montana seniors. Worse, this plan will increase the cost of prescription drug premiums for seniors by 20 percent over the next 10 years.

When it comes to America's health care system, the stakes are too high for reckless legislative experimentation. No one will remember how the monster was made, but they will remember the damage it did.

HEALTH CARE

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

Mr. HIMES. Mr. Speaker, we are treated this afternoon to a steady stream of people rising, despite what they say, in opposition to fundamental health care reform. This long line of speakers, what do they have in common, apart from their party affiliation? They have really good health care, and they have got jobs guaranteed until January of 2011.

What about the millions of Americans who find themselves without jobs today and who, as they think about what the future holds, also think about what they should do and are terrified by the fact that their child may not be able to see a doctor when that child needs to?

We should talk about tort reform. We should talk about interstate competition of insurance. But only the bill being discussed now, not in secret, only the bill being discussed now provides for the coverage of those many millions of Americans who have lost their job in this recession. That is serious business, and that is what this House should continue to focus on.

HEALTH CARE

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

Mr. NEUGEBAUER. Mr. Speaker, the people of my district are frustrated and they are scared. They feel like their Federal Government is out of control.

Now Speaker PELOSI is playing a game of hide-and-seek with a health care system that comprises one-fifth of our GDP.

The American people would like to know what you are hiding as they seek to find out what is in this bill, this massive, government-run health care bill. Perhaps you are hiding the fact that this will lead to government bureaucrats taking over control of seniors' health care.

Maybe you are hiding the fact that this bill is designed to include \$163 billion in cuts to Medicare Advantage. These cuts will have an exceptionally harmful impact on seniors in rural areas, forcing many seniors into a one-size-fits-all government-run health care plan.

I would like to know, but I haven't seen the details of the bill because I don't know where they are hiding today. If you claim that it is true that the American people want government to take over health care, why is this process so closed and secretive, Madam Speaker?

The American people and our seniors deserve to know better. Madam Speaker, where are you?

OPENING OF THE JAMES A.
FARLEY MEMORIAL BRIDGE

(Mr. HALL of New York asked and was given permission to address the House for 1 minute.)

Mr. HALL of New York. Mr. Speaker, earlier this week I attended the opening of the James A. Farley Bridge in Stony Point, New York. Eight months ago, that bridge was 80 years old and structurally deficient, one of 13 deficient bridges on the list issued by DOT after the I-35 bridge collapse in Minnesota.

This Monday, just yesterday, thanks to the hard work of so many, we celebrated the early opening of its replacement. This project is more than just a bridge; it is an investment in our community, in our country and in our future. It created jobs that cannot be outsourced, while strengthening the local communities.

The new bridge will hold three lanes of traffic and sidewalks on either side, keep our communities connected, reduce congestion, and strengthen the Route 9W corridor, providing faster response times for local EMS and less noise for neighborhoods with reduced detoured traffic.

We should celebrate the cooperation between Federal, State and local government officials, especially the supervisors, Howard Phillips and Phil Marino from Stony Point and Haverstraw, the two towns joined by the bridge. I would like to congratulate them and all the workers on a job well done.

HEALTH CARE

(Mr. DANIEL E. LUNGREN of California asked and was given permission

to address the House for 1 minute and to revise and extend his remarks.)

Mr. DANIEL E. LUNGREN of California. Mr. Speaker, we have been told that the public option is now back on the table, but we have to call it by some other name. Well, I have done a little work on the criminal justice side, and we used to have something called prior acts evidence. You look at what someone has done in the past and you see how that allows you to interpret what they are doing now.

So let's look at what we have done with the issue of student loans. Oh, yes, we got rid of the private option for student loans this month, because the President and the Democrats said the government has to take it over. And now we have in this bill an effort to try and get rid of the only private option in Medicare. It is called Medicare Advantage.

But forget about that, because when they tell us now the private option is just an option for competition and they are not going to take over by government the health care system, trust them with that. Forget about the prior evidence. Give them the benefit of the doubt.

The American people aren't fooled. They look at what they have done before, they look at what they are doing now, and they are telling us, help us stop them. Help us stop them.

HEALTH CARE

(Ms. WASSERMAN SCHULTZ asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Ms. WASSERMAN SCHULTZ. Mr. Speaker, you know, I will tell you what is scary. What is scary is the woman who came into my office a few weeks ago who shared her story with me to tell me about her breast cancer experience that she had just been through for the third time. She told me how I as a breast cancer survivor was fortunate because when I was diagnosed all I had to worry about was fighting the cancer. When she was diagnosed, she also one day later lost her job and, with it, her health insurance. So not only did she have to battle breast cancer, but she also was faced with battling how she was going to get her health care taken care of so she could get well from breast cancer and continue to be the survivor that she has been for many, many years.

Americans are tired of the party of "no." Americans are tired of obstacle after obstacle standing at that podium insisting on making up things that just aren't true.

There are bills out there that are available and accessible to anyone to look at. This has been an open and transparent process. But the bottom line is there are 46 million people that don't have health insurance. We need to provide stability and security to those that do and bring the costs down.

I challenge our colleagues on the other side of the aisle to work with us

on true health care reform, instead of being the party of "no."

HEALTH CARE

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

Mr. LATTA. Mr. Speaker, I come from northwest Ohio. I know that many of my colleagues from around this House go home every weekend, and it wasn't very long ago I was home and I was speaking with one of our small business owners.

He came up to me and said, Bobby, I have a question to ask you. He said, Where are we on this health care?

I told him. I said, This is where it looks like we are going.

He said, Do you think it is going to pass?

I said, I am not really sure right now. But he said, You know what? I am going to tell you something. I have been trying to read these bills to the best of my ability to find out what is in them. I am going to tell you right now, if this bill passes, there is no way I can survive. I am going to have to close up.

We are talking about people and their health care, and it is very important. There is not one person in this Chamber that would say we should not be doing something about health care in this country. But we also have people out there trying to put jobs out there so people can work. And when I looked around that business where he was, you start saying, Where are these people going to go after this? We have over 10 percent unemployment in Ohio, and it is getting tougher. The worst is yet to come.

Mr. Speaker, the American people want health care reform, but we have to do it responsibly.

HEALTH CARE

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

Mr. McDERMOTT. Mr. Speaker, the people may be wondering what is going on here today. Well, you are watching the charge of the light brigade. The Republicans believe that they can just throw themselves into it and they will stop it. But they are not going to stop it.

The other night, Tuesday night, New York City, a friend of mine had a problem. He called a doctor's office and got the first question, which is always, What kind of insurance do you have?

He said, Well, I don't have any insurance. I am from out of the country.

They said, Oh, well, you can come in and see the doctor, but you have to bring \$250 in cash or the doctor will not see you.

He said, I don't have that kind of cash.

They said, Well, tough luck. Go to the emergency room.

Now, that is the health care system that my colleagues in the light brigade want to protect. Keep trying to protect it, guys. It ain't going to work. The American people want a change, and they are going to get one.

□ 1300

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. Members are reminded that the rules of the House require that Members address their comments to the Chair.

HEALTH CARE

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

Mr. CASSIDY. Mr. Speaker, as a substitute for a plan that actually controls health care costs, the Senate majority leader has devised a gimmick. Under the plan announced yesterday, the Federal Government imposes billions of dollars of taxes on all 50 States, imposes billions in unfunded mandates via the Medicaid program, increasing the debt load of every citizen, creating a new government-run insurance program that, according to the CBO's official analysis, is more expensive than the status quo. Individual States can opt out, but their citizens cannot opt out of the taxes, and they can't opt out of the debt, and they can't opt out of the job losses that will result from these higher taxes and debt.

Real reform will not require gimmicks or job loss. States should not have to pass laws to save themselves. Real health reform lowers costs by empowering patients. If we give patients direct control over health care dollars and the information they need for value-conscious decisions, we will have reform.

HEALTH CARE

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

Mr. INSLEE. Mr. Speaker, the debate we're having today is between two groups—those who believe we can improve America and those who believe we can't improve America. We believe we can improve American energy; they believe we can't. We believe we can improve health care; they believe we can't. We believe we can stop insurers from preventing us from having coverage because we have a preexisting condition; they believe we can't. We need some more Republicans and fewer Republican's because saying we can't improve America is not up to the standards that America was built on. We can stop insurance companies. Let's get some more of these Republican's to become Republicans and help us reform health care in this country.

HALLOWEEN HEALTH CARE

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

Mr. POE of Texas. Mr. Speaker, in the dark caverns of the Capitol where the trolls roam at night, the Halloween health care bill is being drafted by a secret few. The bill is being written in secret so no one, especially seniors, see it.

Mr. Speaker, what is being cooked up in the dungeons of this building? Is it just too scary for people to know about? Well, probably so. You see, it takes \$500 billion from Medicare and gives that money to the national Halloween health care bill. That's a frightening nightmare for people, especially seniors. And more importantly, it turns America's health over to the government.

Does anyone actually think the government can do it better? The Halloween health care bill will probably have the competence of FEMA, the efficiency of the post office, and the compassion of the IRS. The bill may be ready just in time for Halloween, and it will be a treat for the special interest groups, but it's a trick on the American people, especially the seniors. No wonder they're scared of it.

And that's just the way it is.

HEALTH CARE

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

Mr. COURTNEY. Mr. Speaker, this past Sunday the front page of The New York Times reported a survey of insurance brokers across America who have now predicted that the increase in insurance rates for small businesses in 2010 will be 15 to 23 percent. Last year it was 7 to 12 percent. So if your premium as a small business for a worker was \$4,500 in 2008, it will be \$5,500 in 2010. That is the Halloween surprise for small businesses in America today. There is no group in America that takes a harder hit than the self-employed and small group markets who have no mechanism to pool their risk that large employers and people in the Congress benefit from, as members of the Federal Employee Health Benefits plan.

This bill will create a national purchasing exchange so that the risk-takers in America will actually have the opportunity to provide and buy affordable health insurance for themselves and their employees. It is for America's capitalism and for America's entrepreneurs that the need to fix this market is the most critical, and that is why it is time to stop listening to the voices of "no" and move forward with real health care reform that will make America's economy grow and be viable.

HEALTH CARE

(Mr. ROE of Tennessee asked and was given permission to address the House

for 1 minute and to revise and extend his remarks.)

Mr. ROE of Tennessee. As a physician with over 30 years experience in treating patients, I came to Washington to participate in the great health care debate. Everyone in this Chamber agrees, we need health care reform. I will tell you, to be the first, I want to opt out of the public option. We've tried that in Tennessee, and it was a fiscal disaster. Costs tripled in less than 10 years, quality decreased, and access decreased.

What are we going to do? We're going to take \$400 billion to \$500 billion away from our senior citizens' health care while in 2011, we're going to add 3 million to 3.5 million baby boomers each year. That's 30 million more people. Guess what: They can do the math. Decreased access, decreased quality, and increased costs will be the result of this right here.

Americans should ask themselves one question at the end of the day: When this huge, 1,000-page, incomprehensible bill, which I've read every page of, comes to fruition, will the health care that I get and my family gets and that my doctor is able to provide for me, will it improve? The answer is "no."

HEALTH CARE

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

Ms. SUTTON. Mr. Speaker, what we're seeing here is, we are on the brink of passing health care reform in this country. Why are we doing that? We're doing this for my constituents and constituents across the country. We're doing it for the grandparents who I saw on Sunday, whose 12-year-old granddaughter, a life full of promise, is awaiting a transplant, but she might not be able to get that transplant. They have optimistic signs that she would be fine, but she might not get that because her health insurance is about to reach its cap.

And we're doing it for the elderly gentleman who I met. He had a part of his arm stripped away because he had melanoma as a young man. He never had another day of sickness regarding melanoma in his life, but he has dodged health care issues forever because he couldn't get insurance because of his preexisting condition. Now he's on Medicare, and he has that system that is working for him.

But that's not how it should be in this country. You shouldn't have to wait to be 65 in order to access affordable, quality health care. We're better than that, and we're going to give the American people better than that.

HEALTH CARE

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

Mr. COFFMAN of Colorado. Mr. Speaker, the House of Representatives

will soon be debating a health care reform proposal on the floor of this Chamber. The biggest question in this proposal will be whether or not we should have a government-controlled health insurance option called the public option that is targeted to cost about \$900 billion, half of which is on the backs of the taxpayers and small businesses of this country in the form of higher taxes, surcharges and fees, and the other half is money stripped out of the Medicare system; hundreds of billions of dollars stripped out of Medicare.

When the proponents tell you that if you like the insurance that you have, you can keep it, they're not referring to the 10 million seniors who are on the Medicare Advantage Program that will be phased out. Mr. Speaker, it's important that the proponents of the public option be honest with the seniors of this country in terms of what it will do to them.

HEALTH CARE

(Mrs. CAPPs asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Mrs. CAPPs. Mr. Speaker, the news from the Senate that they will include a public option in the health reform bill is encouraging, as we in the House prepare to vote on comprehensive reform. It is also precisely what the majority of Americans want. They want true competition in the health insurance market, and only the public option can do that. If the current insurance market had wanted to provide equitable and affordable health coverage for Americans, we wouldn't have 47 million uninsured people.

These are our constituents, our neighbors, even our family members. It's the young mother who called me to tell me that her daughter, born with spina bifida, was being denied a life-saving surgery. I urge my colleagues to join me in welcoming the news from the Senate. Let's pass real health reform now.

HEALTH CARE

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

Mr. CARTER. Mr. Speaker, the jury is out. The jury is looking right now, and they're wondering, What's going on with health care? We've heard all this evidence here today. Some say this; some say that. But the Democrats say, We're going to make it better, the government can do it better, and we're going to make it better. Our experience says, Wait a minute; the government doesn't do things very well.

So where's the evidence that it is going to do it better? Well, hold on. It's still behind closed doors. When we come out from underneath those closed doors, we'll give you 72 hours to try to

figure out what we're doing, and then we're going to make you vote. I think the American people and the jury of the American public want this thing out in the sunlight. Open the doors. Share the information. Let us know what's going on, Mr. Speaker. That's what the American people need to know. Their health care is at stake.

HEALTH CARE

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

Mr. DEFAZIO. Well, the Republicans are invoking Freddy Krueger and saying that he wrote the Democrats' health plan, and it's going to be dangerous for Americans. Really scary.

I'll tell you what's scary. Scary is losing your job and being confronted with a bill for continued health insurance that eats up two-thirds of your benefits. Even more scary—and this has happened to people in my district—is having your company go bankrupt and being told that your health insurance will cost more than your unemployment benefits. That is, if you can get it; if you've never been sick, if your kids have never been sick. You can go into the private market and buy a policy that exceeds your unemployment insurance. Of course if you have ever been sick, a preexisting condition, forget about it.

The Republicans promised 132 days ago that they would have their own health care plan. Where is it? Now 132 days later, you know why we don't have it, why there is a resounding silence on that side? Because if you are going to take care of people with health care, you have to take on their two biggest benefactors, the pharmaceutical industry and the insurance industry. And that's the last thing the Republicans want to do, take on their biggest campaign benefactors. We have to take on pharmaceuticals, take on the insurance industry and have meaningful reform for all Americans.

DEMOCRAT HEALTH PLAN HURTS AMERICAN SENIORS

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

Mr. HASTINGS of Washington. Mr. Speaker, the Democrats, contrary to what we have been hearing, are behind closed doors, writing a sweeping change to our health care system. Unfortunately, a government takeover of health care, as we know, would raise taxes, eliminate choices, fine small businesses, and cut Medicare by more than \$500 billion. According to the non-partisan Congressional Budget Office, the proposed cuts would result in millions of seniors losing their current plan, including 100,000 in my State of Washington. I have spoken with many hospitals in my district who say that Medicare cuts would have serious consequences on them.

We need reform, Mr. Speaker, but Americans deserve better than secret deals. I support proposals to make purchasing insurance more affordable, expand health savings accounts, help small businesses afford their benefits and end lawsuit abuse. It's time to begin open, transparent, bipartisan work on legislation that actually increases choices and lowers cost.

HEALTH CARE

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

Mr. WEINER. Ladies and gentlemen, I have a viewer's guide for what's going to be going on on this side of the aisle this morning and this afternoon. What essentially it comes down to is my Republican friends don't want you, the American people, to have what they have.

They say they don't want any government-run health care, but 55 of them have Medicare. You don't see them sending that back. They say that they don't want the plan that we have, which would create more choices for the American people. Well, they don't want you to have what they have. Go to the Web site for the Federal Employees Health Benefit plan and see what a great plan they have, but they don't want you to have more choice.

Frankly, I don't know what it is they do want. They said 131 days ago they were going to have a plan. You hear that sound? That's the sound of their plan. They don't seem to have one. I have heard us talk about all this stuff going on behind closed doors. My friends, there are five committees, five bills. You can read them. I know it's a lot of words, but you can see exactly what the plan is. Listen to the American people. Give them what you in Congress have, a public option, like Medicare; and choices, like the insurance plan you have.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. Members are reminded that the rules of the House require that remarks be addressed to the Chair.

□ 1315

HEALTH CARE

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

Mr. WITTMAN. Mr. Speaker, today, millions of Americans cannot afford or do not have access to health insurance.

Since 1999, health care insurance premiums have more than doubled for most Americans. Virginians are not immune to the Nationwide trend in health care. For the last several years, health care premiums in Virginia have

increased at approximately 10 percent a year, and today, more than 1.1 million Virginians are uninsured.

From the hourly worker in Newport News, Virginia, who must somehow find room in his or her budget to pay for health insurance, to the small business owner in Fredericksburg, Virginia, who voluntarily chooses to provide health insurance as a benefit to his or her employees but, with the slowing economy, is finding it incredibly difficult to absorb increased health insurance costs, Virginians are struggling to find affordable health care.

I've been traveling around my district, and have held dozens of meetings with constituents and with my 150-plus-member health advisory council, and thousands of e-mails are pouring into my office each week. In addition, I have also hosted multiple town hall meetings and tele-town hall meetings.

What I am hearing from my constituents is that they do not want to be forced into a new government-run health care plan that will limit their choices of doctors and of medical treatment options. Equally as important is to protect our small businesses, which are the backbone of our economy, from being penalized.

I hope that we will take this opportunity to craft legislation across the aisle that will make health care more affordable, that will enhance access for all Americans, that will ensure patients are getting their health care, and that will guarantee that doctors and patients, not insurance companies, are making important health care decisions.

HEALTH CARE

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

Mr. SARBANES. Hang on, America. Help is on the way.

Mr. Speaker, a bill that will create insurance coverage for millions of people who have no insurance coverage now is on the way. A bill that will provide better coverage for those who are underinsured and that will deal with preexisting condition exclusions from coverage provisions is on the way. A bill that will strengthen Medicare is on the way. A bill that will improve our delivery system is on the way. A bill that will strengthen the health care workforce is on the way.

That is what is coming. The simple proposition we need to test here and what Americans want to know is, when it comes to the insurance industry, are we going to go on living in their world and playing by their rules or are they going to start living in our world and playing by our rules? That's the question here.

The bill we're putting forward is finally going to make the insurance industry adhere to good practices. That's why we're going to pass this bill. We're going to do it for the citizens of this country.

HEALTH CARE

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

Mr. GOODLATTE. Mr. Speaker, somewhere in this Capitol, behind closed doors, the Democrats, by themselves, are writing a health care reform bill that is going to cost the taxpayers of this country more than \$1 trillion.

Added on top of the enormous debt that we already have, this legislation is also going to include mandates that are going to risk millions of American jobs. At a time when we have nearly 10 percent unemployment and nearly 15 million people in this country looking for work, they're going to pass legislation that's going to cost millions of more jobs if they attempt to mandate on small businesses, which are struggling, an additional obligation of an 8½ percent payroll tax.

In addition, this is going to harm our senior citizens in a multitude of ways. Those of them who are on Medicare Advantage plans, like thousands in my congressional district in Virginia, are going to lose the opportunity to participate in those plans as they take \$162 billion in cuts out of that portion of Medicare and \$400 billion in cuts from Medicare overall.

Save our seniors. Vote against this bad plan.

HEALTH CARE

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

Mr. BACA. Mr. Speaker, we need health care reform right now. We need it on behalf of the 47 million people who don't have insurance. We need it on behalf of the 217 in my district who don't have any insurance.

They talk about costs. What costs are going to go up if we don't do anything about health coverage?

Right now, many of our seniors are suffering. They're wondering how they're going to pay their health care bills, how they're going to put food on the table and how they're going to take care of themselves. A lot of youth are asking: How are we going to provide health insurance for a lot of us who don't have it?

We owe it to the American people. This is not about maintaining the status quo, and this is not about protecting the insurance companies. This is about doing something for the American people. It's time that we have a health plan that covers all Americans to make sure that we're not left out, to make sure that everybody has the ability to enjoy their quality of life and to be able to say: You know what? I know that I'm going to get coverage, and it doesn't matter where I am.

I am not going to maintain the status quo. With the Republicans, it's all about maintaining the status quo, and that's not what America wants. We

need to make sure that we have a health plan.

HEALTH CARE

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

Mr. ALEXANDER. Mr. Speaker, Senate Majority Leader HARRY REID has included an opt-out plan into this health care plan. We all know that it is still just a government-run plan that's going to require a vote of the legislature.

Now, do we really think that the Governor and the legislature are going to vote for a plan that opts them out of the plan but yet requires the taxpayers of that State to pay for that plan? Why, of course not.

Whether it's opt-out, opt-in, trigger plan—whatever it's called—it's still a government-run plan that's going to create an unfair advantage for the government against private insurance, causing many people to lose their plans.

I am not going to vote for a plan that raises taxes, that cuts benefits or that drives a Washington bureaucrat between the patients whom I represent and the physicians.

HEALTH CARE

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

Mr. GEORGE MILLER of California. Mr. Speaker and Members of the House, during my recent trips back to my congressional district, I spent time with many small business owners who are still in business and who are able to continue to keep their doors open, but they do so by cutting back the health care benefits to themselves and to their workers. In some cases, they're getting rid of health care, and they lament that fact because they are very fond of their workforce. They believe that they're very productive and that they've helped them, but they simply cannot afford it.

They're part of a larger movement in this country of businesses, both large and small, to get out of the health care field and to stop offering these benefits, in some cases, to new hires and, in some cases, to all of their employees. We're seeing this with a record number of companies. Why are they doing that?

It's for the same reason that families are struggling. It's because the costs of health care continue to go up and up and up. It's crushing America's families and it's crushing America's businesses.

That's why we're going to have in the next couple of weeks a vote on health care in this House and in the Senate, and we will send a bill to the President's desk so that, finally, we will have real competition in this system and so that insurance companies will no longer run this system for their fun and profit.

The time for change is coming. It is time now for health care for all Americans.

HEALTH CARE

(Ms. FALLIN asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Ms. FALLIN. Mr. Speaker, one of the groups which is suffering under the tough economic times is seniors.

Some are still working to earn enough money just to make ends meet. Some are on fixed incomes, and every slight increase in expenses can cause them to experience difficult times.

That's why I'm very concerned about the Democrats' health care proposal to make massive cuts to Medicare Advantage plans, which would take benefits away from our senior citizens, even though President Obama has promised Americans that, if they like their health care plans, they can keep them.

The Democrats' plan to cut Medicare Advantage will limit choices; it will cause seniors to lose their coverage; it will increase prescription drug premiums by as much as 20 percent. It will even have an exceptionally harmful impact on seniors in rural areas when we try to force them into a one-size-fits-all government plan.

I will not support a health care plan that cuts benefits for millions of our seniors, who have worked their entire lives paying into this system. We can't ask our seniors on fixed incomes to pay higher costs, and we can't force seniors off of their health care plans they choose.

As a Republican, I am for health care reform, but it's wrong to finance health care reform on the backs of our seniors.

HEALTH CARE

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

Mr. SCOTT of Georgia. Mr. Speaker, ladies and gentlemen, America is a great country. It is the greatest country on the face of the Earth.

The reason that it is the greatest country on the face of the Earth is that, at great moments of crisis, this country has risen to the occasion. When it was during the Depression, we rose to the occasion. When we needed Social Security, we rose to the occasion. With Medicare, we rose to the occasion.

Also at that time, there were the naysayers. There were people who would just say "no." That's what my friends on the other side of the aisle did. Where is their plan? They have no plan.

At this moment of crisis, we Democrats are standing here, and are saying America deserves better. America deserves the best. Now, they talk about our being in the dark with plans? We've had health care debates. We've had

meetings. We've had bills moving through three houses in this Congress—two in the House and in the Senate. Republicans have had their shot. We need this bill. Let's stand up for America and have health care.

HEALTH CARE

(Mrs. BACHMANN asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Mrs. BACHMANN. Mr. Speaker, the Republicans were just castigated for being the party of "no," and I would submit that it is just the opposite, and this is why.

The President of the United States, in a historic move, gave a speech to the joint session of the House. He said, If any Republicans have positive ideas, they need to come to me, and I'll be happy to sit down with them.

Well, I wrote a letter to the President, taking him up on that wonderful offer, and said, I have a positive alternative, Mr. President. Could I sit down and share that with you? I'm still waiting by my desk for that return phone call, and I have yet to receive the courtesy reply as have multiple of my Republican colleagues offered to the President to share with him their positive alternatives.

The party of "no" is the party that locks the door on Republicans to even prevent them from coming into a committee room to offer our positive alternatives. We have them. What has the majority offered? They've offered to cut Medicare to senior citizens by \$500 billion. Is that a positive alternative? We have loads of them. We're the party of "yes."

Stop being the party of "no."

HEALTH CARE

(Ms. EDDIE BERNICE JOHNSON of Texas asked and was given permission to address the House for 1 minute.)

Ms. EDDIE BERNICE JOHNSON of Texas. Mr. Speaker, all of the American people need health care now. Reform must come, and it's coming to the floor very soon.

For those who are pleased with their health care insurance, they can keep it. Their costs might even go down with reform. What we want to do is rescue the insurance from under anti-trust-ignoring insurance companies. We all pay insurance, and we like insurance, but no one wants to be abused by any system, and we have seen that happen.

The hospitals are attempting to perform all of this uncompensated care. With this reform, it will be different. I suppose that correcting preexisting conditions and getting sick will cause some to lose health care support. We must make this change.

You know, I keep hearing what the Republicans are saying, but Mr. Speaker, but that's not what the plan says.

REPEATING OUR MISTAKES

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

Mr. McCLINTOCK. Mr. Speaker, today's unemployment rate of 9.8 percent last reached that level in 1983. President Ronald Reagan responded by cutting taxes and by reducing regulatory burdens on the economy, and he produced the biggest peacetime economic expansion in our Nation's history.

Today, President Obama is doing exactly the opposite. ObamaCare, cap-and-trade and the other measures promise the biggest tax increases and the heaviest regulations that we've ever seen.

Three Presidents within the last 100 years have responded to recessions by reducing taxes and regulations. Warren Harding, John F. Kennedy and Ronald Reagan all produced rapid and dramatic economic recoveries.

We've had two Presidents in those 100 years who reacted to recessions by doing the opposite—Herbert Hoover in the early 1930s, who radically increased taxes and spending and who imposed unprecedented burdens on trade, and the other is Barack Obama.

As they say, those who refuse to learn from history are condemned to repeat it.

HEALTH REFORM

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

Mr. GENE GREEN of Texas. Mr. Speaker, I have to admit that I've never heard someone quote Herbert Hoover as being so bad and President Obama as being so good. We have to remember that Herbert Hoover was actually a Republican.

Mr. Speaker, am I supposed to have the floor or do the Republicans have it part time?

The SPEAKER pro tempore. The gentleman from Texas is recognized for 1 minute.

Mr. GENE GREEN of Texas. Thank you, Mr. Speaker.

I rise in strong support of a national health care plan that provides comprehensive health care for every American.

Three House committees had many public hearings and public votes on the bill, H.R. 3200. Democrats are using the same public rules that the Republicans used when they were in charge. They just don't like them because they don't have the majority now.

We have so many people uninsured in our country. My own district has the highest uninsured in the country of people who have private insurance—35 percent of our district has private health care, and over 40 percent is uninsured because they can't afford it or their employers don't provide it.

We've given private insurance companies plenty of time to cover the 39

million U.S. citizens who don't have health care, but they can't do it because they can't make a profit on someone like that. So that's why we need a public option. H.R. 3200 will help that. We will have health care for everyone.

□ 1330

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. The Members are requested not to traffic the well when another Member is under recognition.

HEALTH CARE REFORM

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

Mr. MILLER of Florida. Mr. Speaker, the constituents of the First District of Florida and the people across this country have spoken loud and clear: We do not want a public option or government-run health care.

But I guess the Democrats can't hear from behind closed doors.

The majority leaders have turned a deaf ear to the American people and continue to insist on a public option. Whether it be an exchange, a co-op, single payer, or whether States opt in or opt out, the fact is the majority party leaders, behind closed doors, are crafting a final health care bill that would force a public option down our throats.

If a robust public option is absolutely critical to health insurance for Americans, then why does this increased coverage not occur until at least 5 years after enactment?

This health care reform bill is a farce and should be voted down. Americans don't want government-run health care as their only option.

HEALTH CARE

(Ms. SCHWARTZ asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Ms. SCHWARTZ. Mr. Speaker, as I sit here and listen to one after another of the Republicans here in Congress finding reasons not to move ahead, not to find that uniquely American solution to helping every American have access to health insurance, the fact is that we have to do more. We have to act right now to ensure that every American has access to insurance coverage; that that insurance coverage is affordable, and that it is meaningful; that it covers preexisting conditions and provides for ongoing care for chronic diseases; that we can ensure that Americans get quality care and the right care, including for our seniors.

Legislation we have coming before us protects seniors, makes sure that they see lower copayments for primary care,

that they see lower copayments for prescription coverage.

The fact is that we can contain costs and help enable every American to have access to health insurance coverage. This is a moral imperative. It's an economic imperative for our families and for our businesses and for our Nation.

Fifty million Americans without health insurance, 14,000 a day being uninsured. It's time to get this done. It's time to act.

HEALTH CARE

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

Mr. KING of Iowa. Mr. Speaker, this whole health care debate started out clear back during the Obama-Hillary debate during the Presidential campaign.

President Obama has come to two premises: One is we spend too much money on health care. The proposed solution from Democrats? Spend a lot more, \$1 to \$2 trillion more.

The second premise: That too many are uninsured, 47 million or, as we just heard, 39 million. When you subtract from 47 million illegal aliens and immigrants and those who qualify under their employer and those who make over \$75,000 a year and those who qualify for government programs, you're down to 12.1 million, not 47. That's less than 4 percent of the population.

They seek to overhaul 100 percent of the health insurance industry in America and 100 percent of the health care delivery system in America to do what? To reduce that number of uninsured from 4 percent down to something like perhaps 2 and, in the process, put in place the framework for socialized medicine.

Additionally, they give us an opt-out. Well, here's what I'll opt out of: I'll opt out of funding abortions. I'll opt out of funding illegals. I'll opt out of lawsuit abuse, tax increases, and Medicare cuts.

HEALTH CARE

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

Ms. FUDGE. Mr. Speaker, I have been listening to a lot of this today, and I just feel that it's time that the American people hear the truth.

The truth is that more than 60 percent of the American people want health care reform. The truth is that seniors pay much too much for their prescriptions and for their medications. The truth is that the American people are being mistreated by their insurance companies as they exist today. And the truth is that Democrats are working to fix the problem and not just be obstructionist.

LET'S MOVE FORWARD ON A JOB AGENDA FOR AMERICANS, NOT AN AGENDA OF GOVERNMENT-RUN HEALTH CARE

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

Mr. CAMPBELL. Mr. Speaker, it seems that the Democrat majority in this town is determined to install a government-run health care system which will be costly, inefficient, and provide bad care. We all know that.

I happen to support something that's directionally opposite to that, something called the Patients' Choice Act, which, instead of putting new bureaucracies in between people and their doctors, it would eliminate some of the existing bureaucracies and get employers and the government out of the way between people and their doctors so that they can control their own health care.

But you know what? As important as the health care debate is here, do you know what people in America want right now? Jobs. They want jobs. And if there is one thing this plan that the Democrats are proposing will do, it will cost even more Americans their jobs.

Mr. Speaker, I would ask you and I would ask the President where are the jobs you promised? Let's move forward in America on a job agenda, not an agenda of government-run health care.

HEALTH CARE

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

Mr. HASTINGS of Florida. Mr. Speaker, I have been here 18 years fighting for health care for Americans. There are, regardless of whose numbers you use, millions of uninsured people in this country and tens of millions who are underinsured and have become, in many respects, the prime justification for moving forward with one of the most aggressive health care reform agendas in modern history.

However, despite the unquestionable need for intervention, some have sought to dominate the health care debate with fear-mongering, misinformation, and blind opposition to key reform elements without offering substantive and high-quality alternatives. This perpetuation of fictions and misinterpretations is off base and has steered the health care discussion off course.

One thing I asked Americans all summer long as we got to this point was name me the day in the last 10 years that your health care went down. Name the day. You name the day.

HEALTH CARE

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

Mr. COLE. Mr. Speaker, the Democratic health care bill now being draft-

ed behind closed doors is bad for seniors, bad for taxpayers, and bad for the quality of America's health care system.

It will cut Medicare spending on seniors. It will cost taxpayers \$1 trillion, and it will push the American medical system toward an underfunded, over-regulated, government-run health care system. We can do better than that.

Republicans have offered in good faith positive proposals putting patients first, reforms that protect the doctor-patient relationship, increase accessibility, and truly make health care more affordable. However, these ideas have never been heard in the back rooms of the Capitol where the Democrats are crafting their own partisan proposals.

Mr. Speaker, the majority's proposals continue to ignore medical liability reform, something the President himself said would be addressed. Tort reform has yet to be raised in the deliberations of our Democratic majority.

Mr. Speaker, we cannot allow the government to stand between patients and health care. Americans are smart enough to know the difference between no choice and a real choice.

THE TEA PARTY MINORITY

(Ms. NORTON asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Ms. NORTON. Mr. Speaker, the TEA Party minority didn't succeed this summer as they thought they had, so they have come to the floor this afternoon. And they are not going to succeed any more on the floor than they succeeded with the noise of the summer. And how do we know it? The public option has come roaring back.

The people got through the noise, and they understand now to a fare-thee-well. In fact, my greatest fear is that now more people want the public option than will qualify for the public option in the bill, once they came to understand the relationship between what they're paying for insurance, that health insurance has been going up at a rate three times their wages, and that is why the wages of the residents of our country have been flat for decades. Once they understood that, they put two and two together.

The American people are smart. They are smarter than the TEA Party crowd that has taken to the floor this afternoon.

EXPRESSING CONCERN REGARDING THE EFFECT OF PROPOSED HEALTH CARE REFORM ON SENIOR CITIZENS

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

Mr. KLINE of Minnesota. Mr. Speaker, I rise today to express my concern

about the consequences of the majority party's proposed health reform to the members of our Greatest Generation.

As my colleagues have stated over and over today, the bill under consideration in the House would pose a major threat to our senior citizens. I'm especially troubled by the legislation's consequences for the more than 10 million Americans who rely on Medicare Advantage for their health care coverage.

In my home State of Minnesota, more than 230,000 senior citizens rely on Medicare Advantage. More than 17,000 of these men and women live in my district. And as their Representative, I simply cannot abide limiting their choices, let alone stripping them of their coverage completely. These are Minnesotans who, if they like their insurance, can't keep it.

Mr. Speaker, we can do better. Let's push the reset button and start over in a bipartisan way to write legislation, not behind closed doors, but out in the open.

HEALTH CARE REFORM FOR SMALL BUSINESSES

(Mrs. DAHLKEMPER asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Mrs. DAHLKEMPER. Mr. Speaker, I came to Congress in January to make a difference for my community, to make a difference for my district.

Today, I heard from one of my constituents who owns a small business, a printing company in northwestern Pennsylvania. This small business owner received notification that health care premiums for his business are increasing by 51.1 percent this year. That dwarfs the 14 percent increase of last year and the 20 percent increase from the previous year and dwarfs the 28 percent increase that I saw in my own small business when I was still working there.

Anyone who has ever worked in a small business knows that these costs are unsustainable. This small business owner told me that his business' new family rate will be in excess of \$1,700 per month. He wrote, "I don't know what can be done, but it is small businesses like mine that cannot afford these increases."

Mr. Speaker, we must not allow our small businesses to suffer so unnecessarily when something can be done. This is a clear and urgent need to pass health care reform legislation. I encourage my colleagues on both sides of the aisle to embrace reform.

HEALTH CARE

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

Mr. LINDER. Mr. Speaker, if we were really debating health care, you could wonder if some of these things could be said with a straight face.

This isn't about health care; it's about control. Who's going to control

these decisions? This entire debate could be put on a bumper sticker that says, simply, "Who Decides?" The majority wants Washington decisions and we want individual decisions.

Mrs. Clinton summed it up best 15 years ago in the last health care debate. She said, We can't trust the American people to make these decisions.

But the majority can't keep their hands off this trillion dollar decision; so they put into one of the bills things like \$1.6 billion for streetlights. How many people are going to get insured with that? Or \$10 billion to shore up union—their friends—insurance funds? I wonder how many people are going to get insured with that. Or the payoff to the trial lawyers, who cause us to spend \$200 billion a year in defensive medicine to prevent being sued, who's helping them?

Mr. Speaker, this is about control.

THE PARTY OF "NO"

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

Mr. DOYLE. Well, I guess all day we're going to hear from the party of "no," no health care plan, no ideas for America.

To the people who have lost their jobs and can't get health insurance because the insurance companies said, No, you have a preexisting condition, they say "no." Well, our party has an answer for that. Our health care plan will stop that.

For people in this country who have filed bankruptcy because insurance companies stopped paying on their chronic conditions, this party over here says "no." Well, Democrats say "yes." Our health care bill will cure that.

For our senior citizens who need help with their drugs and closing the doughnut hole, the party of "no" doesn't have a plan. This health care bill will help close the doughnut hole.

So I say to my friends over there, the negative nabobs of negativity, "no" is not a solution for America. Democrats have a plan that will cover all Americans and provide health care and reform this insurance industry that has abused so many people in this country.

□ 1345

HEALTH CARE

(Mrs. BIGGERT asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Mrs. BIGGERT. Mr. Speaker, for the first time since 1975, seniors will not be receiving a Social Security cost-of-living increase in fiscal year 2010. And now on top of that, seniors are worried about their Medicare plans. In almost every senior center that I have visited in my district in the last few months, 50 percent of the residents have told me

they are on Medicare Advantage plans. These seniors like the plans that they have, and they want to keep them.

The administration has said many times that if you like the health care plan you have, you can keep it. That will not happen with Medicare Advantage, and seniors are upset and angry.

Let's support health care reform for all Americans that doesn't harm the plans that seniors rely on. Let's help all Americans.

HEALTH CARE

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

Mr. BUTTERFIELD. Mr. Speaker, what we are seeing today is terribly disappointing. Health care reform is necessary and it is urgent. There are powerful forces in this country who are determined to keep 47 million Americans without health insurance, and this same group is opposed to giving competition to the insurance industry.

If we don't reform health care, Medicare costs will surely bankrupt our Nation. That is a fact. If we don't reform the cost of employer-sponsored insurance, we will bankrupt companies and families. If we don't act now, uncompensated care will close the doors of rural hospitals in my district and your districts across the country.

We are ready to move forward. Democrats are ready to make this bold and visionary decision. I am disappointed we don't have help from the other side.

HEALTH CARE

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

Mr. PAULSEN. Mr. Speaker, I rise today to call attention to another job-killing proposal that only Washington could dream up. Only here would people proclaim to lower the cost of health care by taxing it and making it more expensive.

Just today it has been reported that House leadership is now likely to include a \$20 billion excise tax on medical devices as part of their health care reform bill. This new proposal will halt innovation and ultimately make health care more expensive for patients.

One week ago I held a field hearing in my district about the impact of this innovation tax. I heard from companies both large and small that there will be resultant job losses and cuts to research and development.

Mr. Speaker, these proposed taxes are a very wrong-headed approach. Let's get back on the right track and remove this tax so we can keep the jobs we have and make sure that we continue the innovation that is alive and well in both Minnesota and in our Nation.

HEALTH CARE

(Mr. HOLT asked and was given permission to address the House for 1

minute and to revise and extend his remarks.)

Mr. HOLT. Mr. Speaker, in these delaying tactics that we see from the other side, let's not lose track of the big picture. The health care reform legislation taking shape recognizes the different ways that Americans get their health care and helps each one. Those who get their health coverage through their employment will find that insurance companies cannot yank them around, or cut them off if their health treatment becomes expensive, or discriminate against them for pre-existing conditions.

Those who get their health care through Medicare will keep the Medicare they know and love; only it will be better. Closing the gap in the coverage of prescription medicine, the so-called doughnut hole, and moving toward a more patient-based, less procedure-based system. And those not well served by today's existing system, small businesses, employees and employers, people between jobs, individual contractors and consultants, can get their coverage at lower group rates and can get assistance in paying those premiums. And overall, this will hold down the rising cost of health care in America.

HEALTH CARE

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

Mr. HARPER. Mr. Speaker, do we have good doctors in this country? Do we have good surgeons? Do we have good hospitals? And do we have reasonable access to that care? The answer is clear that we do.

Do you believe that a government takeover of our health care system will make health care better or worse? Do you really trust the Federal Government to take over this important part of our lives? The last thing that we need is to have some government bureaucrat standing between you and your doctor on making these important decisions.

Finally, the Democratic health care plan will hurt seniors by cutting Medicare. This Democratic plan will push unfunded mandates to my home State of Mississippi in the average amount of \$360 million a year for the next 10 years. My district and our country simply can't afford this.

HEALTH CARE

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

Mr. SCHAUER. Mr. Speaker and colleagues, I am from the State of Michigan, where people are losing their health insurance every day. Businesses are struggling to pay for health insurance for their employees.

I rise today to give voice to one of my constituents, Mike Gossett, who

works for Apollo Express, a trucking company in Jackson, Michigan. He says he is a partner in this company of 70 full- and part-time employees. They have 42 employees on their health insurance program. Just this year, they received notice of a 15 percent increase in their health insurance rates for next year. He tells me this happens each and every year, and they are looking for answers. He fears that they will be forced to continue to decrease their coverage where they will just be able to offer catastrophic coverage for their employees.

Our families and our businesses are paying more and more every year and getting less and less. He is calling upon us, Democrats and Republicans, to fix this problem. That's why I am here in Congress, and I hope we can work together to pass health care reform.

HEALTH CARE

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

Mr. JORDAN of Ohio. Mr. Speaker, it happened last week. Who would have thought that in the United States of America, a Federal government pay czar, a Federal government bureaucrat, would tell a private American citizen how much money they can make. But it happened last week.

And now if the majority party has their way, coming soon to you and your family, a Federal takeover of health care with all of the taxes and all of the bureaucrats getting between you and your family.

Mr. Speaker, pay czar, car czar, energy czar, a \$1.4 trillion deficit, sometimes I actually think the other party won't be happy until government runs everything. Sometimes I actually think the other party won't be happy until they have an IV hooked up to the taxpayer wallet and they can hit the drip button every time they want.

What we need is common sense, what we need is real reform, not more government.

HEALTH CARE

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

Mr. FARR. Mr. Speaker, I rise in strong support of a bill that obviously some people in this room haven't read. And some people in this room don't realize that in order to get results, you have got to do the positive. You have to work hard and you have to vote "yes." Voting "no" doesn't provide any leadership; it just keeps the status quo.

But remember, part of this bill is going to have everybody in America have the same kind of insurance that we in Congress have. They don't want to admit that. They don't want to give up that insurance. They won't say "no" to that insurance. They won't say "no" to the TRICARE insurance that spouses and children of military folks

get. That's what we are going to open it up to. That is the Medicare rates. They won't say "no" to Medicare for senior citizens. They just say "no" to the bill that is going to try to solve it for everybody else who doesn't have access to health care and can't afford health care and has preexisting conditions and can't get health care.

Also, insurance companies are raising premiums right now, all over this country, including the rates that we here in Congress will have to pay. And the party of "no" has said nothing about that. Read the bill. Yes, read the bill.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. The Chair would ask Members to respect the gavel and allow each Member the opportunity to have their say.

HEALTH CARE

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

Mr. POSEY. Mr. Speaker, 57 percent of Americans believe the majority's health care plan will raise their health care costs. Only 18 percent believe it lowers costs. Fewer than 1 in 4 Americans believe this plan will improve the quality of health care in America. And according to the Rasmussen poll out yesterday, this is a fact.

So what is Washington's response? To press on. The omnipresent defenders of the nonexistent problems of 80 percent of Americans are crafting another plan, in secret, one they haven't even read yet.

The American people have given this plan a vote of no confidence. Given the hundreds of billions of dollars in budget shortfalls for health plans Washington already runs—Medicare, Medicaid, SCHIP—is it any wonder the American people don't believe what they are being told about this?

It is time to go back to the drawing board, and we on this side of the aisle stand ready, willing, and able to work with you in a bipartisan fashion for the best interests of the people of this great country.

HEALTH CARE

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

Ms. TSONGAS. Mr. Speaker, I rise today to discuss the important responsibility in front of us on health care reform. We are at a momentous time in our history. For the first time, we have a bill that has been approved by all five committees of jurisdiction. And although there are still details to be worked out, for the first time the majority of us have consensus on the structures and goals of this bill. We have never gotten this far, and I feel

privileged to be in the House of Representatives at this time.

So now is not the time to say “no,” to instill false fear, and to derail this important effort. We must work together to make sure that what we end up passing is the best it can be for the American people because the cost of doing nothing is too great. Without reform, the cost of health care for the average American family is expected to rise \$1,800 every year, with no end in sight. If we don’t act now, this problem is only going to get worse. If we don’t act, 14,000 Americans will continue to lose their health insurance every single day. We are in a unique moment.

HEALTH CARE

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

Mr. BARTON of Texas. Mr. Speaker, my friends on the majority side have stood before this body today asking about the Republican alternative, where it is. Well, I would ask my friends on the majority side, where is their bill? The three committees in the House of Representatives each passed different bills back in the summer. Those bills haven’t been merged. The Senate passed a conceptual document. Legislative language is not yet public on that bill.

We will have a Republican alternative, and I can tell you right now what will not be in it. There won’t be individual mandates that millions of Americans can’t afford. There won’t be employee mandates that thousands of small businesses can’t afford. There won’t be a health care choices administration that tells the private insurance sector what kind of coverage they have to provide. And there won’t be a comparative research bureaucracy that could easily lead to rationing of care.

There will be a national pool that covers all preexisting conditions. There will be subsidies for low-income Americans. There will be some sort of a compensation package for our health care providers. So I would ask my majority: Where is their bill?

HEALTH CARE

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

Mr. DINGELL. Mr. Speaker, I am sad today. I hear my Republican colleagues just getting up to say “no.” I tell my Republican colleagues, we have one of the greatest problems that we have ever confronted in this country. Health care has doubled in the last 8 years, and it will double in the next 8. And by the year 2020, health care costs will be \$25,000.

The bankruptcy of the steel industry, the bankruptcies in the auto industry and the small business industries are directly a cause from this.

Listen to Daniel Webster and see what Daniel Webster had to say. He said this—it is on the wall up there, and I urge my Republican colleagues to look at it—Let us develop the resources of our land, call forth its power, build up its institutions, promote all of its great interests, and see whether we also in our day and generation may not perform something worthy to be remembered.

I urge my colleagues to join us in this. Let us sign together to move forward a bill that offers greatness to our country.

□ 1400

JOBS, JOBS, JOBS

(Mr. MARIO DIAZ-BALART of Florida asked and was given permission to address the House for 1 minute.)

Mr. MARIO DIAZ-BALART of Florida. Mr. Speaker, a little memory check: Do we remember when the administration promised that by spending almost \$1 trillion, unemployment would go no higher than 8 percent? Well, now it’s close to 8 percent.

But not only has this administration failed to create jobs, it is rushing to enact other bills, other legislation that would lead to the loss of millions of more jobs.

The cap-and-trade bill would cost the loss of 2 to 3 million jobs a year here in the United States. This health care proposal could cost Americans 4.7 million jobs and lead to \$1 trillion in new spending and cuts in Medicare.

Mr. Speaker, it’s time to stop spending trillions of dollars in wasteful government programs. It’s time to stop targeting our senior citizens. What will it take, Mr. Speaker, for this administration and this Congress to finally start focusing on creating jobs?

HEALTH CARE

(Ms. WOOLSEY asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Ms. WOOLSEY. Mr. Speaker, our chance to make health care available to and affordable for the people of the United States is here. I prefer that we include the robust public option in our final plan because, first, it saves more than \$110 billion over any other plan, it covers far more people, and it provides real competition to private health insurers, which in turn will provide lower cost and higher quality for the people that are insured in the United States.

This is what we need. This is what we need to do for the people of our country. And now is the time for us to get on with it and do it.

HEALTH CARE

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

Mr. BISHOP of Utah. Over 200 years ago, the Founding Fathers foresaw the

health care problems that we have today and they proposed a solution. We call it federalism. See, if something has to be done the same way at the same time by everybody, only the government can do it. But if you want creativity or to take into account different circumstances for justice, then States are, as Louis Brandeis said, the “laboratory of democracy.”

My State of Utah has instituted a health care reform the right way based on consumer choice and options where business has stable cost, workers have affordable portable options, and it’s designed for the demographics of Utah. But if the Pelosi bill or the Baucus bill were to be passed the way they are written today, that State innovation is destroyed.

All solutions and intellect are not here in this city. Creative solutions can happen when the Federal Government gets off the backs of individuals with their mandates and regulations and out of their pockets with their taxes; then real people have the ability to find truly creative solutions if we, the Congress, let them.

HEALTH CARE

(Ms. RICHARDSON asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Ms. RICHARDSON. I would like to show you the headlines from my community; “It’s Official: It’s a Stinker.” And what’s a stinker? That, according to the U.S. Census and the American Community Survey, in the largest county in this Nation, 22.3 percent of the people do not have health care insurance. In my district, Long Beach, 18.8 percent; in Compton, 25.5 percent. That’s one out of four people are walking around and do not have health care. And that’s important to all of us.

Why are we the only industrialized nation that doesn’t provide health care? Why is it that for my friends on the other side of the aisle we can spend billions for a war, but we can’t spend the same for health care? Something is wrong.

We applaud the Congress and the Senate and Senator REID for stepping up. We need to do this, and we need to do it now. I’m not willing to look one out of four constituents in the face and say you’re not good enough. Everyone deserves health care. And, oh, by the way, it helps all of us.

HEALTH CARE

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

Mr. THOMPSON of Pennsylvania. Mr. Speaker, if you like your current plan, it had better not be Medicare Advantage because the Democrat health plan proposal cuts \$162 billion from that program for our seniors. The reason is twofold; they need cuts to pay

for their new government-run health care program and they think insurers in the program are overpaid by 14 percent. Tell that to the 25 percent of seniors who are enrolled in the program nationwide. I guess they weren't included in the folks who can "keep their plan if they like it."

Perhaps the Democrats didn't look at the plus side of Medicare Advantage. Studies show that those in the program spend fewer days in the hospital and experience fewer readmissions. A study in California showed that those enrolled in Advantage plans spent 30 percent fewer days in the hospital and were 15 percent less likely to be readmitted to the hospital. I would say that accounts for a huge savings.

The Congressional Budget Office also says the Democrats' health care plan would increase seniors' Medicare prescription drug premiums by 20 percent over the next decade. I thought reform was supposed to be improvements, not a plan to soak our seniors.

HEALTH CARE

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

Mr. JOHNSON of Georgia. Mr. Speaker, the men and women of this great Nation are not stupid, even though there have been strident, permanent and significant efforts to mislead them; that reached its heyday in August. But now we're talking about a public option because the people are speaking now.

And so I want to salute the American people; you want affordable health care, which means you are sick and tired of the rise in premiums, the cost of premiums and the number of denials that you are getting after dutifully paying those premiums for years and years. So I want to congratulate the American people; you are about to have a victory with respect to health care.

PUBLIC OPTION TRIGGER

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

Mr. CONAWAY. Mr. Speaker, frustrated this summer by diligent and watchful Americans, the President, the Speaker and the Senate Majority Leader have been unable to create a single-payer health plan, the single largest expansion in the cost, size and authority of the Federal Government in 70 years. But rather than give up, the Democrat leadership have decided to float an idea as a misdirection play to get what they want. They call it a trigger; I call it a wolf in sheep's clothing.

While some might argue that a trigger would lower health care costs, Americans are awake and watching and they know better. They see this wolf and realize that a trigger paves the road toward government control of

health care and the loss of individual choice of health care decisions.

On this Halloween week, I urge the Speaker to take off the mask of reform and focus on health care solutions that don't include the government takeover of health care. The American people deserve honesty in this debate and won't be scared into supporting a trigger.

HEALTH CARE

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

Mr. LUJÁN. Mr. Speaker, our constituents have asked us to put them first, not say no and support the status quo. I ask my colleagues from the other side, from both sides, to listen to them and help them.

I have a constituent who has had health problems since she was 21, who has spent her life shackled by high copays, inaccessible insurance, and little care, and is asking us to help her. She has endured through two bankruptcies and many undertreated health problems that cause her pain every day.

Another constituent is facing increases of 20 percent each year in premiums for her business. Each year, these insurance costs are skyrocketing, and neither she nor her employees can afford them.

Throughout the country, the American people are asking us to help, but we keep hearing "no"—"no" to those with illnesses and "no" to those who struggle with the high cost of health care.

Let us do what's right. Let's come together. Let's have the courage to say yes for the American people.

HEALTH CARE

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

Mr. FRELINGHUYSEN. Mr. Speaker, as the House majority debates with itself in secret on the future of health care, the American people are justified and worried about what is being discussed behind those closed doors.

As I always do, I have spent months listening to seniors across my district, and they are particularly concerned about how so-called "reform" will affect their Medicare and the medical care on which they rely every day.

Let me tell you, they are wise. They know that the so-called "Medicare savings" that are proposed to pay for the Speaker's \$1 trillion reform bill sounds an awful lot like Medicare cuts to them. In fact, there are \$500 billion in cuts to Medicare over 10 years in the bill, cuts that affect them, the doctors that treat them, and the hospitals who care for them.

Specifically, the majority plans to slash the Medicare Advantage program by more than \$120 billion. Experts believe that nearly 3 million seniors will

be thrown off Medicare Advantage and millions more will pay out-of-pocket expenses or face reduced benefits. We can't let this happen.

OPTING OUT OF THE GOVERNMENT TAKEOVER

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

Mr. PRICE of Georgia. Mr. Speaker, yesterday we learned an interesting thing: the Senate health care bill will include a fig leaf opt-out of the government-run health care plan. Now, that brings up some interesting points and questions: Will Americans also be allowed to opt out of the rest of the government takeover of health care? Will they be able to opt out of the \$800 billion in tax increases? Will they be able to opt out of the \$500 billion in slashes to Medicare? Will they be able to opt out of forcing millions of Americans onto government-run medicine? Will they be able to opt out of a government bureaucrat getting between doctors and patients? The truth is, Mr. Speaker, anyone who seriously thinks an opt-out is the answer to all of these harmful provisions has already opted out of reality.

What the American people know is that there are positive solutions like H.R. 3400 and the others included from the Republican Study Committee and the Republican Conference. The American people want patients empowered and they want positive reforms. That's what we should be working on.

HEALTH CARE

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

Mr. MORAN of Virginia. Mr. Speaker, it's nice to see our colleagues on the other side of the aisle engaged in the health care issue. Unfortunately, it's in a negative manner again with no positive recommendations for us to move forward.

You know, this is what happened back in the 1990s when we tried health care reform; there was unanimous Republican opposition to that effort. And, of course, during the 8 years of the Bush administration, we had no effort to deal with a health care plan.

So now where do we stand? Well, back in the 1990s, the average family paid about \$7,000 to \$9,000 for a family policy; today, they're paying \$12,000 to \$14,000. We know that within another decade, if we don't do something today, they're going to be paying \$29,000 to \$36,000 for a family health policy. Now, that might be okay if we were healthier as a result, but out of 110 countries surveyed, we are 72nd. Seventy-one countries are healthier than we are.

Our health care system isn't working. It's too expensive, we're not getting what we're paying for, and it's got to change. Now!

COMMONSENSE HEALTH CARE REFORM

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

Mr. FORTENBERRY. Mr. Speaker, Terry recently wrote me, "Congressman, I can buy a car in Iowa, beer in Kansas, a fishing license in South Dakota, land in Colorado, but health insurance? No place but Nebraska."

Mr. Speaker, in these difficult times people are hurting. Families, and especially seniors, need more affordable options, from what they put on their table to what they put in their medicine cabinets.

My constituent, Terry, pointed out a commonsense reform—purchasing health insurance across State lines. There are other reforms, such as appropriately addressing preexisting conditions, promoting a culture of health and wellness to drive down costs, creating new insurance risk pool models for small businesses and families, strengthening community health centers, and expanding opportunities for health savings accounts. These changes could mark a truly bipartisan policy effort that increases competition among health insurance companies and benefits all Americans.

REFORM HEALTH CARE NOW

(Mr. TIM MURPHY of Pennsylvania asked and was given permission to address the House for 1 minute.)

Mr. TIM MURPHY of Pennsylvania. Mr. Speaker, the President said our health care is too costly. I agree. But the Democrat plan doesn't reform or eliminate the \$1 trillion in waste, so you will pay more—not just your children or your grandchildren, but you. How? Their plan has a wheelchair tax, a hospital bed tax, asthma device tax, artificial hip tax. Diabetes supplies, medicines, home oxygen equipment, all taxed. Have a heart attack? There's taxes on heart monitors, heart valves and pacemakers. How about health insurance? They tax you if you have it and tax you if you don't. Employer paid insurance? They tax them if they will and they tax them if they won't. States can opt out of the government-run plan, but you still have to pay the taxes. It's taxation without hospitalization.

Let's reform Medicare, reform Medicaid, reform health care, cut the waste, improve quality, let people buy across State lines, join groups, make insurance personal, portable, permanent. Millions of Americans are begging us to fix the problems, not finance them. Millions of Americans can't all be wrong.

□ 1415

HEALTH CARE

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

Mr. WILSON of Ohio. Mr. Speaker, I rise today in support of liability reform.

I have heard from people all across my district in Ohio about how much they need health insurance reform. I have heard from Dawn, a small business owner who has a story that is truly heartbreaking.

Due to a doctor's mistake when her son was 23 days old, Dawn's son was left with lifelong brain damage. For the past 10 years, she and her husband have struggled to find insurance for her son. When no insurance would cover him, they were forced to pay out of pocket for all of his doctors' appointments, physical therapy, and they are currently living at the poverty level. Between the two of them, they have held as many as five jobs to try to cover their son's medical expenses.

Last year, in my district in Ohio, there were 1,270 health care-related bankruptcies. Without comprehensive health care insurance reform, Dawn's family could be the next one.

We are at a breaking point. We must come together and bring security and stability to our health care system for families like Dawn's and for everyone else in this country.

HEALTH CARE

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

Mr. WHITFIELD. Mr. Speaker, there are many provisions of the Democratic health care bill that we support, like taking care of the preexisting condition problem.

But we also oppose cutting Medicare by \$500 billion over 10 years. We oppose taking \$155 billion out of the hospital account. We oppose reducing Medicare Advantage by \$123 billion. We oppose taxing, putting a surtax on small business men and women, thousands of them. We oppose individuals being penalized 2.5 percent of their gross income if they do not buy a policy. We oppose requiring employers to pay 8 percent of the gross wages of their employees if they do not provide insurance. Then, after all of that, there still is \$200 billion needed to pay for this expensive health care bill.

Those on this side of the aisle are willing to work with the other side of the aisle if they would simply open the door and give us the opportunity.

HEALTH CARE

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

Mr. PALLONE. Mr. Speaker, I respect a great deal my colleague from Kentucky who is on the Energy and Commerce Committee, but I heard him mostly talk about what he opposes.

That's the problem with the Republican mantra on health care reform. They are opposed to so many things, but we really don't know what they are

supportive of. The fact of the matter is from the very beginning we tried to include both sides of the aisle on this health care reform, but essentially what we heard from the Republican side was they didn't like this, they didn't like that, and, ultimately, they didn't like anything.

Now we are forced, I suppose, to bring a bill to the floor which probably will get mostly or maybe only Democratic support, but it will cover everyone. It will provide that universal health care that has been so lacking with so many people now who can't find health insurance or find it increasingly unaffordable. The public option is a very important part of that, because basically it will create competition and bring down costs for the average American.

We are moving forward now. We would like to have bipartisan support. But if we don't, we are still moving forward, because we know that the promise of health care for every American is really crucial.

PROTECTING AMERICAN SENIORS

(Mrs. MILLER of Michigan asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Mrs. MILLER of Michigan. Mr. Speaker, as Democratic leaders retreat behind closed doors to craft their government takeover of health care, American seniors are rightly concerned about what \$500 billion in cuts in Medicare will mean to them.

Throughout this process, Democrats have made clear that they intend to force American seniors to carry a large share of the cost of reform, and this includes eliminating Medicare Advantage. Democrats understand how negative the reaction will be when seniors learn that they are scrapping this program, so they have placed a gag order on companies that provide this coverage, stopping them from communicating with seniors on the ramifications of this change.

That's right, the Democrats who promised transparency and accountability have gone behind closed doors to craft legislation and have used the power of government to stop dissenters from communicating with American seniors. Well, American seniors are right to be concerned.

With the job-killing tax increases the Democrats are also talking about, American workers need to be concerned as well, Mr. Speaker. Perhaps that is why the Democrat majority will not allow us to have 72 hours to read the bill before it's voted on.

HEALTH CARE

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

Mr. ROSKAM. Mr. Speaker, if you are from the northwest suburbs of Chicago, today you woke up and you

looked at the Chicago Tribune and you read an article that said your property taxes are going to go up 20 percent. If you turned on the radio, you probably heard folks talking in Chicagoland about unemployment at 10.5 percent in Illinois, a number that we have not seen since the early 1980s. If you have been listening to the debate in Washington, D.C., in the past couple of weeks, you have been hearing about this crushing debt that is coming on you, your children, and your grandchildren.

I went this afternoon to the Bureau of the Public Debt in downtown Washington and watched within a twinkling of an eye \$44 billion that was borrowed on a 2-year note. That type of attitude and the attitude of spending and spending and spending is becoming weary for the folks that I represent in the Sixth District of Illinois.

It's time for this Congress to discipline itself and come up with a health care plan that meets people's needs but doesn't break the bank.

HEALTH CARE

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

Mr. CULBERSON. Mr. Speaker, the people in Texas that I represent oppose the Pelosi-Obama government takeover health care bill by a margin of 77 percent because we understand in Texas that our health care system needs a tune-up, not a trade-in. We need to focus, as the conservative minority has, on reducing the cost of health insurance and making it affordable and portable.

We, in the conservative minority, the temporary minority, have authored legislation that will make insurance portable across State lines, that will bring down the cost of health insurance by enacting tort reforms nationwide to protect doctors from frivolous litigation as we did in Texas. In Texas, we adopted tort reform, and the cost of health insurance dropped for all Texans, and about 400,000 additional Texans got health insurance who could not before.

We need to make sure that the greatest health care system ever created in the history of the world is protected, that we protect the doctor-patient relationship. Let's focus on reducing the cost of health insurance, making it affordable and portable.

Give our health care system a tune-up, not a trade-in.

GOVERNMENTAL TAKEOVER OF HEALTH CARE AND THE DETRIMENTAL EFFECT IT WILL HAVE ON OUR SENIORS

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

Mr. BROWN of South Carolina. Mr. Speaker, I rise today to highlight the

Democrats' plan to pay for their government takeover of health care by cutting nearly \$162 billion of Medicare at the expense of our seniors.

Across the Nation, nearly 11 million seniors chose Medicare Advantage plans as their preferred coverage. Of those 11 million, over 11,000 seniors in the First District of South Carolina, an area with many retirees, may have their coverage dropped or benefits cut if the Democrats have it their way.

Despite the President's promise that if you like your current plan you can keep it, it is clear that some seniors will eventually be forced into a government-run plan. Additionally, the CBO has said that the Democrats' plan will increase seniors' Medicare prescription drug costs by 20 percent over the next decade.

As Medicare dangerously approaches bankruptcy, Democrats must open the process up to Republicans to work to repair this rapidly failing program and protect our seniors from rising drug costs, limited coverage, and reduced quality of care. Republicans vow to honor our seniors by blocking Washington's bureaucrats from overregulating their health care and by providing options and the best quality coverage for all Americans.

HEALTH CARE

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

Mr. OLSON. Mr. Speaker, my colleagues in the majority have repeatedly promised that under their public option plan, individuals can keep the coverage they currently have and nothing will change except they will have more choices at a lower cost.

As I speak with employers and small businesses in my district, the truth is vastly different. Several employers in the district I represent have candidly stated that dropping private insurance for employees, instead of paying a mandatory 8 percent surtax, makes the most economic sense for their business. Employees will no longer have the choice to keep the coverage they currently have under this scenario.

Raising taxes, eliminating choices for Americans, and placing the government in charge of health care, that hardly strikes me as a choice. The hardworking Americans in the 22nd District of Texas and cities and towns across America were promised a choice.

I ask my colleagues on the other side of the aisle, where is the choice in this government-mandated care?

HEALTH CARE

(Mrs. LUMMIS asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Mrs. LUMMIS. Mr. Speaker, I would like to express what is my greatest

hope and my greatest concern in 1 minute.

My greatest concern is that, by using Medicare as a means to fund this new program, you will be taking more money away from rural areas that are already inadequately reimbursed by Medicare for their costs. For example, in Casper, Wyoming, the hospital is only reimbursed at 32 cents on the dollar for Medicare actual costs.

We are underreimbursing now and having to subsidize Medicare. The government is not meeting its obligation to Medicare. My greatest hope is that Democrats will read the 40-plus Republican bills to reform health care and choose the best among them and bring those to the floor so we can discuss them and debate them.

We have over 40 bills that you can use for great ideas to reform health care in a way that will make it available to all Americans.

HEALTH CARE

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

Mr. ROHRABACHER. Mr. Speaker, there are 20 million uninsured Americans who just can't afford insurance, others who have lost insurance when they lost their jobs. Still others have a preexisting insurance condition and have been frozen out of the insurance market. Then there are frivolous lawsuits which drain very limited health care dollars. Of course, we find that our best insurance providers can't sell their insurance across the country. They are frozen out. There is no competition.

These are problems that Republicans are anxious to work with Democrats on. I plead with my Democratic colleagues, don't hold health care reform hostage, dependent on the enactment of some socialistic experiment with government-run health care.

What's going to happen? What's being demanded here is a transformation of our system rather than a reform of our system. That transformation of our system will hurt seniors. It will take people who now have insurance in small business and put them out of a job as well as with no insurance. Of course, it will not improve the situation but will be very costly for the American people.

SENIOR CITIZENS' MEDICARE COVERAGE

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

Mr. FRANKS of Arizona. Mr. Speaker, it is so ironic that this Congress is debating the means of covering the uninsured while Democrats are planning to cut the existing coverage of those who need it most—our senior citizens.

Nearly 70,000 of those senior citizens will be affected and live in my district,

Mr. Speaker. Those senior citizens will experience drastic changes to their Medicare coverage as a result of the \$500 million Medicare Advantage cut imposed by the Democrats' bill, H.R. 3200.

Democrats may silence all of our Republican bills, but they are wrong if they believe Republicans will keep silent and allow senior citizens in America, who have already spent the majority of their lives contributing to this Nation, to be forced to give up the health care coverage they so vitally need in order to pay for a socialist, government takeover of health care which has failed in every State and in every country that has been unwise enough to allow it to happen.

□ 1430

HEALTH CARE

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

Mr. SCALISE. Mr. Speaker, right now, while the Democrats who are running Congress are meeting behind closed doors to rewrite a government takeover of health care, the American people are asking why are they being left out?

Senior citizens know that they are being left out of this health care bill because they are looking at the \$400 billion in cuts to Medicare that President Obama and Speaker PELOSI's bill will impose upon them, including almost the elimination of Medicare Advantage, which is a program that over 100,000 in Louisiana want and like and will be denied under their bill.

Small businesses and families are wondering why they are being left out of these discussions when they look at over \$800 billion in new taxes that American families will have to pay, many of which make below \$70,000, which violates one of the President's pledges.

What the American people want is real health care reform, and that is why we have brought a number of bills, including H.R. 3400, which actually goes in and addresses the problems, like preexisting conditions, addressing those problems like lowering the cost so that people can have portability and buy across State lines, and actually passing real Medicare liability reform to lower the cost of health care.

Let's fix the problems that are broken, not break what is working.

HEALTH CARE

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

Mr. LUETKEMEYER. Mr. Speaker, this morning I had the opportunity to meet with a group of Honor Flight veterans at the World War II veterans memorial. These ladies and gentlemen are

our heroes. One of them came up to me and said, Congressman, please don't let them take my Medicare away. That is a solemn promise.

They are concerned about the quality of care, about the costs they are going to incur. This is something that is extremely important to our seniors.

Over the weekend, I had an opportunity to talk to a businessman. He came up and said, Congressman, please don't let them implement these mandates and these excessive taxes on me. I can't survive as a business.

The American people are looking over these proposals and they are saying "no." A while ago we heard that it is not leadership unless you vote "yes." I say it is time we start listening to the people and doing what they want. They have looked at these issues, they have looked at these proposals, and they have said "no." I think we need to listen to them, because they are the ones who are going to pay the bills, they are the ones that are going to be impacted by it, and they say "no."

HEALTH CARE REFORM

(Mrs. CHRISTENSEN asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Mrs. CHRISTENSEN. Mr. Speaker, I am sick and tired of all of the lines in the sand on health care reform. This is something that we have to do, something we cannot afford not to do. To quote Fannie Lou Hamer, on behalf of African Americans and all who are un- and underinsured, "We are sick and tired of being sick and tired."

This Congress has an obligation to end this, and those who continue to misrepresent the facts need to stop. The bills being put together will end insurance discrimination and the dropping of coverage when one needs it most. We will provide a public plan for those who choose to use it, and, if we do it right, we will reduce the high cost of insurance and will end those insurance horror stories.

With our bill, we will ensure security for our seniors, affordability for the middle class, access to quality health care for the poor and our responsibility to our children. We can do this without adding to the deficit.

So I think everyone needs to get up off of that hard line and come together around the most important thing we can do in our time here—give every American the possibility of health, wellness, and a decent quality of life.

HEALTH CARE

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

Mr. WESTMORELAND. Mr. Speaker, this majority has just run a \$1.4 trillion deficit for fiscal year 2009, even as we are told a new health care entitle-

ment will reduce red ink by \$871 billion over 10 years. But let's look at history and what has happened since the government has got involved in health care.

Prior to the creation of Medicare and Medicaid in 1965, health care inflation ran slightly faster than overall inflation. In the years since, medical inflation has climbed 2.5 percent faster than the cost increases elsewhere in the economy.

Let's start with Medicaid. House Ways and Means in 1965 estimated that the first 5 years' cost would be \$238 million. Instead, it hit more than \$1 billion, and costs have kept climbing since.

Let's look at this. In 1965, Medicare, another government program, was projected to cost \$12 billion by 1990. It cost \$110 billion. Medicare hospital, 1965 projected 1990 costs, \$9 billion; actual cost, \$67 billion.

Let's look at history and see what happens when the government gets involved.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. Members should heed the gavel.

HEALTH CARE

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

Mr. RYAN of Wisconsin. Mr. Speaker, Wisconsinites might want to know that just recently our Blue Cross Blue Shield program announced that people in their twenties under this health care bill will see a 199 percent increase in their health insurance premiums. People in their forties will see a 122 percent increase in their health insurance premiums. People in their fifties will see a dramatic double-digit increase in their health insurance premiums.

Mr. Speaker, 214,000 Wisconsinites might want to know that their Medicare Advantage plan that they enjoy will be either dramatically more expensive or will go away completely. The American taxpayer might want to know that government estimators are telling us that this bill will cost \$1 trillion to \$2 trillion in a new health care entitlement, which will surely add more deficit and debt to future generations.

The shame of all of this, Mr. Speaker, is that we could fix what is broken in health care without breaking what is working in health care. Republicans have offered 40 different pieces of legislation in an attempt to get bipartisan compromise, to make sure that the uninsured get insured, that people with preexisting conditions get health care, and we do this without breaking the bank, without raising taxes and without creating new debt and deficit and entitlements.

SIMPLE UNIVERSAL HEALTH CARE
ACT OF 2009

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

Mr. TERRY. I am introducing the Simple Universal Health Care Act, a plan which will let the uninsured opt into a system which is an identical twin to the health care that we have in Congress. This plan removes restrictions on preexisting conditions. It allows employers to opt in and maintain the current tax benefits for providing coverage. The administrative costs will be around \$15 million, not billion, not \$1.2 trillion, and would be paid for by the insurance companies, leaving the taxpayers with no cost.

This plan offers a variety of options, and companies compete for customers, thus holding down the cost and maximizing benefits without a government takeover of health care, without using taxpayer dollars, without taking money from Medicare or raising taxes on small business.

The SUH Act is a simple, affordable private-sector approach to making sure all people have access to health insurance, and I encourage Members of both sides of the aisle to support this simple solution.

HEALTH CARE

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

Mr. GUTHRIE. Mr. Speaker, as a Member of Congress, I not only have the responsibility of looking out for future generations, but also a duty to ensure that we are doing all we can to take care of our seniors. Real reform needs to make health care more affordable and more accessible. Unfortunately, the bills being crafted by the majority could threaten the health care benefits seniors already receive while raising premiums.

The plan currently in the House makes massive cuts to Medicare which the Congressional Budget Office anticipates will increase seniors' Medicare prescription drug premiums by 20 percent over the next decade.

For those who live on a fixed income, the possibility of having to pay more is very worrisome.

Their plan also includes cutting \$162 billion from Medicare Advantage, a program widely supported by the seniors because of its choices and affordability.

We should focus on ensuring Medicare continues to be there for our seniors, not cutting their benefits to fund an unproven proposal.

PROPOSED HEALTH CARE REFORM
WOULD BE HARMFUL FOR
NORTH TEXAS BUSINESSES

(Mr. BURGESS asked and was given permission to address the House for 1

minute and to revise and extend his remarks.)

Mr. BURGESS. Mr. Speaker, in August, in addition to the town halls in my district, I hosted two roundtables with small- and medium-sized businesses in North Texas. Parts of health care reform are going to affect business, like it or not. They are going to see a tax increase, a new employer mandate, and penalties for noncompliance.

The North Texas business representatives said they needed more tools, not more regulation, to make health care affordable for small and medium businesses. With regard to an employer mandate, one panelist explained this would add to the burden during what are arguably tough economic times.

An individual who was the health benefits manager at a large manufacturing plant in Denton said, Our employees are already very well taken care of without mandates. If more gets mandated on us, then we are going to have to look at what we will cut, what we are going to take away in order to be competitive.

Another individual said, If we had to furnish health insurance, if it is mandated on us, we just simply will not be able to afford to do so. We will have to cut jobs.

I promised to take the lessons learned back to Washington, D.C., as we continue to work on health care reform. Most Americans today are actually concerned more about jobs and the economy than the current health care proposals that we are debating here in Congress.

Washington should be working to help businesses create jobs, not writing penalties for those who are trying to provide employment.

MEDICARE CUTS WOULD IMPACT
OUR SENIORS

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

Mr. BOUSTANY. Mr. Speaker, as a heart surgeon, I saw patients firsthand in our current government-run programs, like Medicare, who lacked real access to a doctor, leaving them out of the system. Many of our Medicare patients and seniors out there know exactly what I am talking about.

So I ask the Democratic leadership, how can you cut \$500 billion, a half-trillion dollars, from Medicare, and not hurt access and quality for our seniors? I also ask our Democratic leadership, how can you create a government-run health care takeover that fails to control costs or improve quality?

We can do better. I know we can do better. We can achieve commonsense solutions in a bipartisan way. But the current Democratic-led bills do not do that. They do not constitute meaningful reform.

We need to work together to strengthen Medicare, to put it on a bet-

ter and sounder financial footing, to ensure that it will be there for our seniors when they need health care. We need to lower costs for all seniors, and for all Americans, for that matter, by increasing competition in the health insurance marketplace, promoting wellness programs and limiting frivolous lawsuits.

Let's put the doctor and patient back in control of health care.

ANNOUNCEMENT BY THE SPEAKER
PRO TEMPORE

The SPEAKER pro tempore. Members must heed the gavel, please, and adhere to the 1-minute limitation.

HEALTH CARE

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

Mr. HERGER. Mr. Speaker, as the backbone of our economy, small businesses create over 72 percent of all new jobs. It defies logic that House Democrats would pay for their government takeover of health care by actually raising taxes on these same businesses by \$820 billion.

During a serious economic downturn, we should be pursuing policies that will create jobs and put us on the path to recovery. Instead, these tax hikes will cost an additional 5.5 million jobs.

History shows that the American economy is at its strongest when taxes are lower and small businesses are permitted to keep more of their money to invest and grow.

Mr. Speaker, higher taxes for government-run health care is a bad deal for the American people.

IN SUPPORT OF MEDICARE
ADVANTAGE

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

Mr. MARCHANT. Mr. Speaker, I have heard repeatedly from the seniors about their high satisfaction with Medicare Advantage and their fears of losing it. The Senate Finance plan would slash \$123 billion from Medicare Advantage.

Over 10 million seniors are currently enrolled in the Medicare Advantage plan, and, according to CBO Director Elmendorf, those proposed cuts to Medicare Advantage will force reduced benefits for many seniors, over 100,000 seniors in the three counties that I represent. This is in stark contrast to "if you like your insurance, you can keep it."

Director Elmendorf states very clearly that under the Senate Finance plan, Medicare Advantage enrollees will suffer reduced benefits.

We must preserve Medicare Advantage for those who are benefiting from the peace of mind that it provides, and

strengthen it for those seniors that have not yet turned 65.

□ 1445

JUST SAY "NO"

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

Mr. BLUMENAUER. Mr. Speaker, one of the interesting debate points that we are listening to today is the assertion that somehow what we need to do is just allow people to sell insurance across State lines, and that's going to solve all our problems. Well, first of all, you can buy insurance today across State lines. What we don't do is allow somebody who incorporates in a State with very weak protections and minimal provisions to go in and undercut the laws of other States that seek to protect their citizens. You can buy insurance as you see fit. It's just that people who are going to play in a market have to play by the rules, and if somebody cheats, then there is an opportunity to use the local insurance commissioner to protect the consumer.

Under the legislation that we're proposing, the only thing that changes is that for the first time, some of the States that haven't protected their consumers will have higher standards. This is a good thing.

HEALTH CARE

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

Mr. ROGERS of Kentucky. Mr. Speaker, the senior citizens in my district are scared, literally scared. They ask me, What are the Democrats planning to do to my Medicare and Medicaid? And I have to tell them, I really don't know because the Democrats are hiding behind closed doors in the dark and keeping the rest of us out of the picture. So we don't know for sure. Except we do know this: They are planning massive cuts to Medicare, upwards of \$500 billion, and massive cuts to Medicare Advantage that will result in a loss of health care for millions of seniors. According to the Congressional Budget Office, that Advantage cut would be around \$162 billion. As a result, Medicare Advantage plans will drop out of the program, limiting seniors' choices and causing many of them to lose their current health care coverage. Cuts to Medicare Advantage will have an exceptionally harmful effect on seniors in rural areas like mine. I urge us to reject this plan.

HEALTH CARE

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

Mr. LATOURETTE. Mr. Speaker, all throughout history, there's been the big lie, and we've got the big lie going here again.

It goes like this: Republicans won't let us have health care reform.

Republicans are the Party of No. Why are Republicans stopping us from reforming health care?

Well, I'm going to tell you something—the Democrats have won the last two elections because we did such a bang-up job. But the fact of the matter is, there are 257 of them. There are only 177 of us, although it looks like a bigger number over here today. We couldn't stop a one-car parade. This health care discussion is a fight between the left and the far left. And sadly for the Democratic majority, they've got people in their party that think that this health care proposal proposed by the far left is wacky. It takes \$500 billion out of Medicare. You do nothing with the lawyers as they file lawsuits and cause doctors to practice defensive medicine.

This is a bad bill. They can't even get their own team to row the boat, but they want to say, Republicans don't want to reform health care.

HEALTH CARE

(Mrs. EMERSON asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Mrs. EMERSON. Mr. Speaker, health care reform has gripped the Congress for the better part of a year now, and we're finally getting to the core of this debate: cost. Without an affordable system of health care, we'll forever have problems with access. But too many good bipartisan proposals to lower costs have been ignored—eliminating international barriers to market access for U.S. consumers, speeding new generics to market, promoting comparative effectiveness research, and better decision-making tools for doctors and their patients.

You may ask, Why? It's real simple. The administration made an \$80 billion deal with the big drug companies that prevents us from offering our proposals to save consumers money on their medicine. Our constituents who often have trouble paying for their medicines today will continue subsidizing the people from other countries who pay half of what we do for the same drugs. So this \$80 billion deal actually makes more money for big drug companies because it will encourage more people to take brand-name pills instead of generics, increasing the market share and profits of the drug companies. No wonder they were so quick to accept this deal, and what a scam the administration has fallen prey to.

HEALTH CARE

(Ms. SHEA-PORTER asked and was given permission to address the House for 1 minute.)

Ms. SHEA-PORTER. Mr. Speaker, I'm going to read the comments in a letter I received from Mr. Bradley Ball, one of my constituents in New Hamp-

shire, because I don't think his voice is being heard on the floor today. He said that he was lucky enough to have insurance, but he had to pay for it himself, almost \$7,000 a year. He said, "So to keep my current health care policy is just less than \$7,000 a year, and my copay for Thalidomide could be as low as \$810 a month. That translates into \$16,620, rounding off, just including that one medication in health care expenses for a year. Of course there are more. My monthly income is \$1,660, \$19,920 a year, through disability and pensions. How can I pay for my other expenses—heat, electricity, food, clothing, shelter, et cetera, on the remaining \$3,300 I will have each year? Do I have some savings? Yes. But very soon I am going to run out of all my possibilities. What will you have me do next?"

Then he goes on to say that he could live if we could get the prescriptions for him and help him pay his health insurance. And then he says, "I don't think that in the United States of America this is what anyone would wish on anyone else. I know you would not want to be in this situation. I don't care whether it's called a right or a privilege, the current system is broken. Please help fix it."

WHEN WILL YOU LISTEN?

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

Mr. FORBES. Mr. Speaker, last week I received a call that every Member of Congress fears: a plant with 1,100 jobs in a town of 9,000 residents closed its doors. We want to be there for them, and we will be there for them as the symptoms of a bad economy entangle their lives. But Americans are asking you a larger question today. The question is, When will this government listen to the voice of wisdom, shouting for us to address the causes of a bad economy and not just the symptoms?

As one of 17 Members of Congress who voted against every one of your bailout stimulus bills, I watched you ignore that voice of wisdom as you saddled our grandchildren with a debt that they will wear for decades as a badge of dishonor for your deafness. I watched as you ignored it as you tried to impose your energy agenda, knowing it would stifle America's competitiveness and kill jobs. And I watched as you ignore it while you try to tax our existing jobs into oblivion.

Mr. Speaker, today Americans are asking a simple question: When will you listen?

HEALTH CARE

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

Mr. HINOJOSA. Mr. Speaker, I am here representing the families in my congressional district that need health

care reform to happen now. In my district, almost half of my constituents go without insurance. They face some of the most expensive costs and are afflicted with high rates of chronic diseases, such as diabetes and heart disease. Congress has neglected these problems for far too long. Those that are suffering the most and need the most care do not have access to the affordable coverage they need.

What's in it for you? Stability, security and quality. Let me summarize our Democratic plan like this: No discrimination for preexisting conditions like diabetes, heart conditions or cancer. No drop in your coverage because you become sick. No refusal to renew your coverage if you've paid in full and become ill. No more job or life decisions made based on loss of coverage. No need to change doctors or plans if you like the coverage you have. No copays for preventive and wellness care. No excessive out-of-pocket expenses, deductibles or copays. No yearly or lifetime cost caps on what insurance companies cover.

I urge my colleagues to support the Democratic proposal.

HEALTH CARE

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

Mr. KINGSTON. Mr. Speaker, how does Speaker PELOSI plan to pay for her \$1.2 trillion government takeover of health care? Simple—higher taxes, higher premiums and cuts in Medicare. What does this mean to mom and dad back home? It means 6 million will be forced off of their Medicare Advantage Program. It means their doctor will now be assigned to them by a government bureaucrat, not by their own choice.

In the rural area that I represent, they're facing \$83 billion in cuts, so rural nursing homes will close down. And for seniors in Medicare part D, a 20 percent increase in drug costs.

This is not a good plan. If the kitchen sink is leaking, you don't take a wrecking ball to the whole kitchen. You fix the sink. We need targeted, market-oriented reforms to make health care more affordable and more accessible for everyone, especially our seniors on a fixed income.

HEALTH CARE

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

Mr. REICHERT. Mr. Speaker, so much is at stake, and the well-being of Americans is on the line. And it's clear that we need health care reform, but that reform must protect and strengthen the health care of all Americans.

The current overhaul bill would make \$500 billion in cuts to Medicare, \$156 billion in cuts to Medicare health plans and would affect 14 million Amer-

icans across this Nation. This is not the kind of reform we need.

Also, Mr. Speaker and seniors, pay close attention to this: There is an unusual advocate for these massive cuts to seniors' health care. It's AARP, who receives nearly 40 percent of its revenue from selling health insurance products. Why would AARP support a bill cutting benefits for its members? Are they truly looking out for the best interests of seniors? Could it be that AARP has a hidden profit agenda?

This morning's Washington Post explores this issue in an article entitled, AARP: Reform Advocate and Insurance Salesman. I urge people to read it. I do believe there is a conflict of interest here, Mr. Speaker, and I will continue asking the questions necessary to ensure we protect our seniors' health care.

HEALTH CARE

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

Mr. TIBERI. Mr. Speaker, throughout the course of this debate on health care, we've heard a lot about cracking down on waste, fraud and abuse. I support that. In fact, I wrote a letter to the chairman of the Ways and Means Committee and the chairman of the Government Reform Committee asking that we hold hearings on the issue. I haven't heard back. Why would we need hearings when this bill now is being written behind closed doors, behind closed doors for no one else to see?

And it appears to me, Mr. Speaker, that the majority's plan for paying for this in part is on the backs of seniors. In my district, a third of my seniors are on Medicare Advantage plans. They like what they have. Under the Democrat bill, they will not be able to keep it because it will be cut.

Now, Mr. Speaker, we can only guess at this point what the health care bill will look like because it's being written behind closed doors. Only time will tell. So much for openness and transparency.

PROPOSED HEALTH CARE REFORM HURTS SENIORS

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

Mr. BOOZMAN. Mr. Speaker, we need to contain the cost of health care to make it more affordable for all Americans, but we cannot do this by cutting the services to our senior citizens. We have the responsibility to ensure that we don't harm the health care they currently have through Medicare. But the legislation supported by the White House, Speaker PELOSI and Senator REID doesn't protect that care.

Included in this health care plan is more than \$162 billion in cuts to Medicare Advantage. More than 25,700 resi-

dents of Arkansas' Third Congressional District are enrolled in this program, and I know the positive impact it makes in the lives of Arkansans and all American seniors. This is bad practice to cut from critical services like Medicare Advantage and something that I cannot support.

Rather than cut services, we need to examine how we can save money by getting rid of the waste and fraud in Medicare. Mr. Speaker, we can craft a bill that allows access to quality and affordable health care without sacrificing services to our seniors.

COMPETITION

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

Mr. PITTS. Mr. Speaker, there's been a lot of talk about choices and competition recently. We're hearing now that some on the other side of the aisle want to rename the "public option" the "competitive option."

Will the competitive option negotiate with doctors like private insurance? No. Will the competitive option be subject to thousands of different State mandates on coverage? No. Will a competitive option be subject to State and local taxes? No. Will the competitive option face an endless assault of lawsuits costing billions of dollars? No.

Senate Leader REID has brought forth a bill that would allow individual States a choice to opt out of the competitive public option. What we're not sure of is whether people in these States will be able to opt out of the billions of new taxes mandated by the bill. Like most Federal programs, the States will either accept the program or watch their citizens' tax dollars go to other participating States.

The government option offers few choices, and its competitive advantages will mean that in a very short time, millions of Americans will end up with no option, just the government.

□ 1500

SENIORS AND HEALTH CARE REFORM

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

Mr. ADERHOLT. Mr. Speaker, there is bipartisan consensus that Congress must help with affordability, with access and with the availability of health care for American families. There is no question that Congress must act and that we must address the issues, but the current Democrat health plan is not going in a bipartisan direction. Not only is the current Democrat health plan the wrong approach; it could harm various groups of Americans who need and who depend on quality health care the most.

One of the groups is seniors. In my home State of Alabama, seniors make

up about 14 percent of the population. That's higher than the national average. The seniors in Alabama and all over America deserve something better than the government takeover of health care.

The House Democrat plan includes massive cuts to Medicare that will result in Medicare Advantage plans dropping out of the program, limiting seniors' choices and causing many to lose their current health care coverage, and cuts to Medicare Advantage will have an exceptionally harmful impact on seniors in rural areas.

MESSAGE FROM THE PRESIDENT

A message in writing from the President of the United States was communicated to the House by Ms. Wanda Evans, one of his secretaries.

SENIORS AND HEALTH CARE REFORM

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

Mr. BILIRAKIS. Mr. Speaker, in my State of Florida, millions of seniors rely on Medicare for their health care, including 130,000 in my district alone.

On Monday, I held my annual seniors' health fair, which provides free health screenings to area seniors and which gives me an opportunity to continue getting their input on health care reform.

The overwhelming consensus from seniors in my district is that the Democrats' health care reform proposals would lead to fewer choices, to higher costs and to reduced quality. Of particular concern to many of the seniors I spoke with was whether they would be able to keep their existing coverage.

The House bill calls for \$163 billion in cuts to Medicare Advantage, which is wildly popular with Florida seniors. The cuts will result in health care providers dropping out of the program, undermining choice and jeopardizing the more than 50,000 seniors in the Ninth District who rely on Medicare Advantage for their care.

We must not harm the health care seniors already receive.

HEALTH CARE

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

Mr. CRENSHAW. Mr. Speaker, it has been pointed out that our Democratic colleagues have been drafting this health care plan behind closed doors, in the darkness of night; but yesterday, one of them emerged in the Senate—the majority leader—and he announced the best way to proceed with this plan is to have a government option with an opt-out provision for the States.

What does that mean? Nobody knows. How do you opt out? Nobody

knows. How long do you have to be in before you opt out? Nobody knows. What if all of the States decide to opt out? Nobody knows.

We do know a couple of things: Number one, we do know under this Democratic plan your taxes are going to go up. We do know under this Democratic plan your Medicare benefits are going to go down. We do know under this Democratic plan there are going to be more bureaucrats controlling your health care.

So they're trying to keep us in the dark, but we know enough to know this: This is a bad plan and there is a better way.

HEALTH CARE

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

Mr. AKIN. Mr. Speaker, when people get into the details of health care, I think they sometimes miss seeing the very big picture. The big picture here is that the Pelosi and the Democrat health care plan has this final destination, which is that it's going to be run by some czar or commissar in the Federal Government.

I guess the question I have is: On what sense of faith is this decision made?

Is it the efficiency of the Post Office, perhaps, that inspires them or the compassion of the IRS, or is it, perhaps, the Department of Energy that was created to make sure we wouldn't be dependent on foreign oil or, perhaps, the Department of Education, which was studied some years ago, and it was determined in the study that, if a foreign power had done what the Department of Education has done to America, it would be considered an act of war?

Why do we want to destroy the health care system that 100 million Americans enjoy in order to just simply socialize it and to turn it over to some czar in Washington, D.C.?

That's an act of faith that's just too hard to follow.

HEALTH CARE

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

Mr. CHAFFETZ. Mr. Speaker, across this country, we have millions of people who are concerned. Deep in their bellies, when they go to sleep at night, husbands and wives are concerned about putting food on their tables; they're concerned about their jobs, their futures, their kids, and their country.

We have an opportunity to help them.

You listen to the Democratic side of the aisle, and you hear them say, Oh, just trust us—\$787 billion on the credit card. That will help the economy.

It hasn't.

Unemployment is getting worse. It's over 10 percent in many parts of this country. Cash for Clunkers: Oh, yeah, that will be a great program. We'll pull money out of everybody's wallets, and we'll hand it to a select few. It hasn't worked.

I, for one, do not trust the Federal Government, and the one-size-fits-all, slam-it-down-your-throat Federal solution to government health care is not the solution for the United States of America. We need Americans across this country to rise up and to say, No, we are not going to stand for it anymore. We're going to be in control of our government.

May God bless the United States of America. May God bless the men and women, our troops, who are serving across this country.

HEALTH AND THE ECONOMY

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

Mr. SOUDER. Mr. Speaker, we are actually having a debate today far beyond health care, far beyond the economy. Not many businessmen are probably listening to this debate as they're too busy working to make a profit so other Americans can be employed.

As we face rising unemployment in a stagnant economy, the Democrats propose a government takeover of health care and of taxes on small business to pay for that government takeover of health care. They have an energy proposal that will cripple American manufacturing and that will enact endless regulations, increasing the cost of making things in America.

On this floor, Democrats have repeatedly confused gross profits and net profits. In the student loan debate, the person before me even confused revenue with net profits. He said he was going to take the revenue from the private companies and use it for government purposes.

From the President on down the party line, there has been a philosophical attack on the concept of profit and capital. Government does not create jobs. It redistributes profits. Profits create jobs. Capital creates jobs. That is why our system is called capitalism. This economy cannot recover if the leadership of our country has no basic understanding of how our economic system works, and we will not have growth by destroying the capitalist system.

HEALTH CARE

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

Mr. CAMP. Mr. Speaker, the health care of every American is too important to risk on one gigantic piece of legislation, especially one being written in secret and behind closed doors.

The Democrat plan, or at least the last time any of us saw it, was over

1,000 pages long. It contained hundreds of billions of dollars in new taxes—taxes on families earning as little as \$20,000 a year and taxes on small businesses. Even if our national unemployment rate were not 9.8 percent, or over 10 percent in my home State of Michigan, these massive new taxes would create an undue burden on families and on employers. To raise taxes while these Americans are losing their jobs is irresponsible.

To what end do Democrats raise these taxes? What do we get for these tax increases? While the Democrats' health care tax increases go into effect immediately, Democrats delay their so-called "reforms" for years to come. This plan is literally immediate pain for no gain.

Again, the health care of every American is too important to risk on this secretly negotiated 1,000-page bill.

HEALTH CARE

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

Mr. LAMBORN. Mr. Speaker, President Obama has promised he wouldn't raise taxes on working Americans or go into debt for health care. Both promises are violated by the Democrat plan for health care.

The Congressional Budget Office's score of almost \$1 trillion for the Baucus bill is based on 10 years of revenues but on only 7 years of expenditures. This is a dishonest budget gimmick that hides the true cost.

Is anyone so foolish to believe that a \$1 trillion spending program won't translate into higher taxes and fees on working Americans or into higher deficits or both?

The nonpartisan Joint Committee on Taxation has confirmed that just the penalties for not purchasing government-approved coverage will translate into higher taxes on middle class families, in addition to possible jail time—a direct contradiction of President Obama's promise.

When the President's and the Democrats' actions do not match their rhetoric, the American people should know.

THE BACK TO WORK TAX CREDIT ACT

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

Mr. ROONEY. Mr. Speaker, 3 million Americans have lost their jobs since the Democratic stimulus plan passed. It was supposed to create 4 million jobs. National unemployment was at 8 percent when the stimulus passed, and now it's approaching 10 percent. In Florida, in my district, it's over 11 percent, and even in St. Lucie County, it exceeds 15 percent unemployment.

Now is not the time for partisan bickering but, rather, for bipartisan solutions. That's why I've joined with

Democrat and fellow freshman JOHN BOCCIERI from Ohio to introduce a bill to get Americans back to work.

This week, we're introducing the Back to Work Tax Credit Act, a commonsense bill to expand the current work opportunity tax credit to the long-term unemployed.

The time for action is now. My neighbors in Florida and all over America deserve real solutions from Washington, not just talk and further inaction.

HEALTH CARE

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

Mr. BARTLETT. Mr. Speaker, this morning, I had what was, for me, a very emotional meeting in my office. Representatives from the home health care industry were there, lamenting the fact that tens of billions of dollars will be cut from home health care in this bill that we may have to vote on.

It was emotional for me because I thought of my mother, who, during the last months of her life, would have liked nothing more than to be home, and her family wanted her there. She would have been happier, and probably would have lived longer, but because of limitations of funds and because of regulations, she had to be in an institution. The toughest moment of my life was when I would go there to visit her, and she would say, "I want to go home."

Please, we've got to get it right. This bill doesn't get it right. It's just one more place where it doesn't get it right. Let's get it right before we finish it.

HEALTH CARE

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

Mr. SHIMKUS. Mr. Speaker, given 1 minute, what should I talk about?

Should I mention how Federal tax dollars will be used to fund abortion? Should I highlight the fact that tax dollars will go to fund illegal immigration since there is no verification? Should I talk about the thousands of seniors in my district who will lose their Medicare Advantage accounts?

I should, but I will primarily mention what the real plan is here, and that is to use a public option to enact a one-payer system. If you don't believe me, ask Chairman FRANK; Congresswoman SCHAKOWSKY; the head of the Democratic National Committee, Howard Dean; and last but not least, President Obama. They've always had that as their stated objective.

HEALTH CARE

(Mrs. CAPITO asked and was given permission to address the House for 1

minute and to revise and extend her remarks.)

Mrs. CAPITO. Mr. Speaker, I rise today to highlight the concerns my constituents continue to raise in the ongoing health care debate. Rather than listening to me, let's listen to them in their own words.

This is from a woman in Nitro: "While I agree that changes are needed to today's system, I don't believe that a new government-run health insurance plan is the right solution. The government plan will shift costs to employers, which could force more and more businesses to stop offering benefits to their workers. I like my current coverage, and don't want to be forced into a government program."

Or a quote from a gentleman in Scott Depot: "Congress must not let government get between my family and my doctor. Please protect patient freedom, and expand our health care options with real reforms—focused on patients, not on politics."

Or another quote from West Virginia: "I see my country being spent into destruction and my daughter's and grandson's future being thrown away by reckless politicians. What in the world are they trying to do? Myself and other mothers that I am in communication with are watching with great interest to see what is going on with the public health care plan, which we can't afford."

Yes, we want health reform, but we want a thoughtful, bipartisan approach that will result in solid reform.

□ 1515

HEALTH CARE

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

Mr. ROGERS of Alabama. Mr. Speaker, the Democrat majority likes to say this is about choice and competition when, in fact, they know this is about a road to universal, government-run health insurance.

The President says if we get this public option, you will have a choice between your insurance company. If you like it, you can keep it; if you don't, you can go into the public option. What he doesn't say is that after 2 or 3 years of this so-called competition, the private-sector companies won't be there any longer.

The fact is our insurance companies have to make a profit. They have to pay taxes, they have to meet Federal regulations, and if they have a tough year, they have to just eat it and hope they can do better the next year. If they have a couple of tough years, they go out of business.

This new government plan does not have to make a profit, will not have to pay taxes because it's the government, will not have to meet the same regulations because it's the government, and if it has a bad year, it's going to be subsidized by us.

If anybody in the majority tells you that we're not going to put money into this program, they're not being straight with you. And if they say they're going to let this program go under because it has tough times meeting its obligations, they're not being straight with you.

It will be subsidized. It will be unfair competition. It will end up with no private-sector competition, and we will all wind up in universal health care.

IT'S TIME FOR CONGRESS TO GET TO WORK ON REAL HEALTH CARE REFORM

(Mr. LEE of New York asked and was given permission to address the House for 1 minute.)

Mr. LEE of New York. Mr. Speaker, yesterday the House voted on two resolutions congratulating sports teams for winning national championships. Today, we're considering four non-controversial suspensions, just four, and one of them marking the anniversary of the birth of Confucius.

Congress just doesn't get it. We should be working on real health care reform that lowers costs and expands access to all, such as real liability reform which is not on the table. We should be working to make America more energy independent and lower costs for all. We should be working to rein in Federal spending and addressing the \$60 billion in Medicare and Medicaid fraud that we saw on "60 Minutes" on Sunday. Instead, we are congratulating sports teams and marking the birthdays of ancient philosophers.

I hope my colleagues across the aisle will get down to some real reform so that the American people can start trusting Congress again.

THE HEALTH CARE PLAN SHOULD NOT BE FINANCED BY RAIDING MEDICARE

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

Mr. LATHAM. Mr. Speaker, as millions go without health insurance and costs skyrocket, I strongly believe we need commonsense reforms so that all American families can have access to affordable health coverage.

But the plan should not be financed by raiding the Medicare program and shifting costs onto the backs of our seniors. Seniors are being asked to shoulder the burden while getting virtually none of the benefits.

H.R. 3200 cuts Medicare by a total of \$500 billion over the next 10 years. This includes cuts to hospitals, nursing homes, life-saving imaging services, and home health care services. The bill cuts payments to Medicare Advantage plans by \$172 billion, which, according to the CBO, will force more than 3 million seniors out of plans that could no longer operate.

More than 61,000 Iowa seniors and nearly 20 percent of Medicare bene-

ficiaries nationwide are enrolled in that type of plan, which lowers premium costs by rolling health and drug coverage into one plan and negotiating with the health care providers.

MEDICARE CUTS

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

Mr. STEARNS. Mr. Speaker, in order to pay for a government-run health care plan, Democrats obviously plan to cut Medicare. They call it a "savings," but it is cutting essential programs and services that are now available for our seniors.

I'm particularly concerned about the \$117 billion in cuts in the Medicare Advantage program. In my district, there are over 20,000 seniors that are enrolled in Medicare Advantage. You cannot expect that they will continue to have the same level of coverage after you cut this program by \$117 billion. Hasn't that been the President's promise all this time? If you like your insurance, you can keep your insurance?

My constituents want to keep their insurance coverage through Medicare Advantage. But cutting \$117 billion will cause providers to simply exit the Medicare Advantage program, reducing options for these seniors and preventing them from keeping the insurance of their choice.

HEALTH CARE

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

Mr. McCAUL. Mr. Speaker, last August we went home to our constituents and we listened to the American people. The American people were loud and clear in their message, and it was: Congressman, we do not support the government's taking over our health care system.

Then we came back to Washington, D.C., away from our constituents. We've been up here for about 2 months now, and what are we seeing? We're seeing the public option being put back on the table.

And what did the President say? Well, we know what he said on the campaign. He said basically, I'm going to have all the negotiations around a big old table and we'll have the negotiations televised on C-SPAN.

Have we seen that? I don't think so. What are we seeing today? We're seeing three Senators behind closed doors in the darkness of the night negotiate a health care plan for this entire Nation.

Sunlight is the best disinfectant. We need to bring these negotiations out on the table. Republicans need to be at the table. We have good ideas. We have good solutions. But they are not being heard and the voice of the American people is not being heard.

HEALTH CARE

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

Mr. SHUSTER. Mr. Speaker, health care reform should empower all Americans to choose a health care plan that offers them choice and affordability. However, the Democratic plan will only lead to higher taxes, cuts in benefits, and government's taking away our seniors' health care choices.

For seniors on fixed incomes, the prospect of being forced to pay more for health care could become a frightening reality. The Democrat plan would raise Medicare prescription drug premiums by 20 percent over the next decade and deny seniors the choice of keeping their current coverage. The Democrat plan includes \$163 billion in cuts to Medicare Advantage. Up to 38,000 seniors in my district would be negatively affected by these cuts. Nothing should ever come between seniors and their doctors; yet this is exactly what the Democrat bill does.

The American people and our Nation's seniors deserve better than this reckless rush to reform.

NINE MONTHS SINCE THE STIMULUS BILL PASSED; YET AMERICANS CONTINUE TO LOSE THEIR JOBS

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

Mr. CALVERT. Mr. Speaker, there's been a lot of talk from my friends on the other side of the aisle about the so-called improvement in the United States economy. Unfortunately, all the talk comes without the data to back it up.

Nine months ago, Congress had an opportunity to provide a real shot in the arm to our economy, and yet Americans continue to lose their jobs. While the Democratic leadership continues to push for radical and expensive changes to the American economy, such as a government-run health care system, cap-and-trade legislation, the question that should be asked every day on Capitol Hill is, simply, Where are the jobs?

When the leadership spent \$800 billion of Americans' hard-earned tax dollars with lightning speed with no review in February on the so-called "stimulus bill," the White House promised that unemployment would not exceed 8 percent. We are now at 9.8 percent nationally, 12 percent in California, and 15 percent in parts of my congressional district.

Congress certainly does not have all the answers—it rarely does—but what Congress can do is straightforward: Reduce the Federal tax burden on families and business, reduce spending, and target spending where we have real infrastructure projects.

HEALTH CARE

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

Mr. BRADY of Texas. Mr. Speaker, over the past few months, we have held over 50 town hall meetings and forums on health care reform in our district. Recently, we held one in The Woodlands with a panel of doctors to talk about health care. One of them was Dr. Peter Shedden, a Canadian-born neurosurgeon, who practices in The Woodlands. He was trained in Canada, is very complimentary about the way they trained physicians. He shared his experiences.

He told us how his father died after he was refused kidney dialysis, even as the disease entered the acute phase, because he was over 70 years old. He told us, "You've got to know somebody" to get to the front of the line. He said, "There are no second opinions in the Canadian system . . . After age 70, if you get sick, you're done."

Because of the long waiting lists, he told us ER doctors are forced to make a quick evaluation of whether or not someone is "salvageable" when they come in the door. He said, "Within 48 hours, you'd better show you are going to improve; otherwise, your breathing tube is taken out and you move on . . . because there is nowhere for you to go." He also said many patients come from Canada to Texas to seek his treatment.

So before we go to a national, government-run system, I have one question for those proponents of that bill: When was the last time you went to Canada for your health care?

CONSTITUENT HEALTH CARE SURVEY RESULTS

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

Mr. MCKEON. Mr. Speaker, a few weeks ago, I held a town hall meeting in my district. It was widely publicized. We had a great turnout. We had about 1,200 people there. This is a district that was won by President Obama 49-48 percent, even though I'm a Republican, and I just thought it would be interesting to tell the other side what my constituents think just in case they're listening.

Do you support the health care reform plan proposed by President Obama and the congressional Democrats? Yes, 12 percent; no, 81 percent.

Overall how would you rate the quality of health care in this country? Excellent, 27 percent; good, 46 percent; fair, 11 percent; poor, 11 percent.

Do you believe the Federal Government has a responsibility to ensure health care coverage for all Americans? Yes, 15 percent; no, 65 percent.

Do you support the creation of a government-run public insurance option to

compete with private insurance? Yes, 15 percent; no, 71 percent.

Mr. Speaker, I think at least in my district the American people have spoken loudly and clearly that they don't want this Democrat government-run plan.

HEALTH CARE

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

Mr. AUSTRIA. Mr. Speaker, included in the Democrats' health plan are massive cuts to Medicare Advantage that could result in a loss of health care for millions of seniors.

In my State of Ohio, this isn't good. Cuts to Medicare Advantage will have an exceptionally harmful impact to seniors in areas that I represent in Ohio, rural areas, forcing many seniors into a one-size-fits-all, government-run health care plan.

The CBO also said the Democrats' health care plan will increase seniors' Medicare prescription drug premiums by 20 percent over the next decade.

It is time that Congress listen to our constituents, listen to the American people, and have an open, bipartisan debate on health care reform.

THE DEMOCRATS' HEALTH CARE PLAN: WE SIMPLY CANNOT AFFORD IT

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

Mr. DUNCAN. Mr. Speaker, Robert Samuelson is a long-time economics columnist for The Washington Post. He is considered to be a very middle-of-the-road writer, neither liberal nor conservative.

In yesterday's Post, he wrote a column entitled, "Public Plan Mirage." Mr. Samuelson wrote that the public option "is mostly an exercise in political avoidance: It pretends to control costs and improve access to quality care when it doesn't."

He wrote that it is a mirage because it uses "free market rhetoric to expand government power" and added that the public plan "would probably doom today's private insurance."

The so-called opt-out provision is a mirage, too, because it does not allow people to opt out of paying for the program. No State could really opt out, because its citizens would then be paying medical bills for people in other States without receiving any benefits in return.

Medicare and Medicaid have both cost about 10 times more than was predicted. This new health care plan will also cost many times more than is predicted now. We simply cannot afford it.

□ 1530

HEALTH CARE

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

Mr. SULLIVAN. Mr. Speaker, a \$1.5 trillion government takeover of our health care system is not the answer. People were not even consulted about this. When I was home in August, physicians, patients, doctors, providers were not informed. The stakeholders were not even told about the Obama health care plan before it came out. This is not the answer.

And people are suffering right now. Our economy is not doing too well. People are losing jobs. And an \$818 billion tax increase on small business is not the way to reform our health care system. It is the wrong approach.

Republicans have a better way. We want people to have choice. One thing the Republicans want, we want people with preexisting conditions to get coverage and we want health insurance to go down, but we want to make sure that the bureaucrats don't get in the way of the doctor-patient relationship. That is what this plan does. There are 31 bureaucracies in place, bureaucracies and czars between you, the patient, and the doctor. That is the wrong approach.

We don't need an Obama health care plan. We need one that gives choice. We need one where people have an option to have a relationship with their doctor, and we need one that doesn't tax small business, especially right now when people are suffering and the economy is not doing that well.

HEALTH CARE

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

Mr. SMITH of Texas. Mr. Speaker, yesterday the Senate majority leader announced his decision to push health care legislation with a public option, better known as government control. He said, "We've spent countless hours over the last few days in consultation with Senators."

What the Senate majority leader did not say was that these negotiations took place behind closed doors with the media and American people shut out. Recent polls show when the American people have the facts, they oppose the Democrats' proposals by a wide margin.

During his campaign, then-Senator Obama promised he would, "have all the negotiations around a big table" and "televised on C-SPAN" to "allow people to stay involved in this process."

Democratic leaders have failed to be open and candid with the American people about the decisionmaking process. The public deserves to have all of the facts regarding a health care plan that would raise premiums and cut benefits.

HEALTH CARE

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

Mr. FLAKE. Mr. Speaker, there is much we don't know about the health care legislation being developed behind closed doors somewhere here in the Capitol. But this much we do know: the promises being made that this legislation won't add a dime to the deficit just don't hold water. Any characterization of this legislation as being deficit neutral is based on an assumption that we will obtain significant savings from Medicare, that we will somehow over the next 10 years summon up the courage to tell seniors that the benefits they currently are receiving are too lavish, and that they will need to sacrifice some of their current coverage to pay for those who don't currently have coverage.

Mr. Speaker, this type of courage doesn't reside with this Congress. We recently passed legislation to shield high-income seniors from a slight increase in Medicare part B premiums. If we have to shield seniors who make more than \$170,000 annually from paying another \$20 monthly, how are we going to find \$500 billion in savings from Medicare over the next 10 years? It simply doesn't add up.

WHERE ARE THE JOBS?

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

Mr. LoBIONDO. Mr. Speaker, the people in the 2nd Congressional District of New Jersey are asking, Where are the jobs? They have watched as this Congress has passed bailouts for AIG, for GM and for Chrysler. They watched as this Congress passed a huge bailout for Wall Street, and then followed up with a stimulus bill that had very little thought and that isn't providing the jobs for our citizens. They are not too big to fail, so they are not getting help.

The unemployment rate nationally is about 9.8 percent. In most of my district, it is at least a couple of points higher than that. People are struggling. People want to understand when are we going to get spending under control, and when are we going to understand that we should pay attention to the real people, the people who have their connection to the real world, not the people who are connected to Wall Street, not the people who are getting multimillion dollar bonuses after running companies into the ground, but the people who are just trying to make America go.

HEALTH CARE

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

Mr. KIRK. Mr. Speaker, the rule of medicine is do no harm, and the rule

here in the House of Representatives should be to build on the success of some of our States.

What are the Republican ideas for medical care reform? First, the Medical Rights Act, which says Congress should make no law interfering with decisions that you have made with your doctor.

Secondly, no reform is serious unless it has lawsuit reform in the United States.

And third, you should be given a right as an American to buy coverage from any State in the Union if you find a plan that is less expensive or more flexible for yourself or for your business.

We should avoid the mistakes of some States and repeat the successes of others. The smoking hole of health insurance in the United States is the State of New Jersey. No lawsuit reform, incredible administrative burden, it costs \$5,500 a patient to insure someone in New Jersey. The best State in the country, California, where they have cut their costs to half of the New Jersey rate, but they have rock and rolling lawsuit reform in their State. What we should do is not pass the bill that is coming up next week, a \$400 billion tax increase in the teeth of the Great Recession and a \$400 billion cut for Medicare.

HEALTH CARE

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

Mr. MORAN of Kansas. Mr. Speaker, many Kansans ask if health care reform will allow them the choices of options that Members of Congress and other Federal employees enjoy under the Federal Employees Health Benefits Program. That is a good question.

I sponsored legislation calling for Members of Congress who support a government-run health plan to automatically enroll in the soon-to-be-created public plan. In some of the health care bills crafted by Congress, Members of Congress have been exempt from participation. I am concerned that expansion of government-run health care will lead to rationing of care and higher taxes. If Members of Congress are so convinced the public government-run option will deliver quality, affordable care, then Members of Congress should be willing to enroll right alongside with the American people. Congress should not have a better health care plan than they are willing to provide the American people, especially since the American people are paying for both.

HEALTH CARE

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

Mr. MICA. Mr. Speaker, there is quite a bit of talk right now about the spread of the H1N1 virus, but I want to

talk about amnesia in Washington. You might recall on September 12, hundreds of thousands of Americans from every State and every locality, community, converged upon Washington, and they left us some messages. And sometimes the people in Washington have forgotten those messages. One they left to me and the Congress in a petition was: serve us honorably and responsibly. They demand no more taxes. Stop spending our money. Exercise our freedoms; you will not take them away. Halt the dismantling of America. First, say "no" to cap-and-trade; second, say "no" to government-run health care.

Members, unfortunately, have amnesia around here. But I just wanted to bring forward the petition the people brought me from north central and really all of Florida petitioning their government: no government-run health care.

HEALTH CARE

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

Mr. HUNTER. This is an interesting debate about health care. The interesting thing about this is that Congress could fix it. We could increase portability. We could make it so there aren't any more frivolous lawsuits. We could make it so there is more access, so it is cheaper, and there are more tax incentives for health care. But we aren't doing that.

What we have with health care in this country is a leaky faucet, and liberal Democrats want to tear down the entire house for that one leaky faucet. We could fix the faucet without a 1,200-page bill that is so complex that 90 percent of the American people can't understand it.

We could fix health care and do it responsibly, and we could do it gradually. Unfortunately, it looks like we will be voting to tear down the entire house. I say we just fix the leaky faucet, reform health insurance in this country, and fix things one at a time.

ANNOUNCEMENT BY THE SPEAKER
PRO TEMPORE

The SPEAKER pro tempore (Mr. CUMMINGS). Pursuant to clause 8 of rule XX, proceedings will resume on questions previously postponed. Votes will be taken in the following order:

Motion to instruct on H.R. 2996, by the yeas and nays;

Motion to suspend on H.R. 2489, by the yeas and nays;

Motion to suspend on H. Res. 854, by the yeas and nays.

The first electronic vote will be conducted as a 15-minute vote. Remaining electronic votes will be conducted as 5-minute votes.

MOTION TO INSTRUCT CONFEREES ON H.R. 2996, DEPARTMENT OF THE INTERIOR, ENVIRONMENT, AND RELATED AGENCIES APPROPRIATIONS ACT, 2010

The SPEAKER pro tempore. The unfinished business is the vote on the motion to instruct on H.R. 2996 offered by the gentleman from Idaho (Mr. SIMPSON) on which the yeas and nays were ordered.

The Clerk will redesignate the motion.

The Clerk redesignated the motion. The SPEAKER pro tempore. The question is on the motion to instruct.

The vote was taken by electronic device, and there were—yeas 267, nays 147, not voting 18, as follows:

[Roll No. 816]

YEAS—267

Aderholt	Diaz-Balart, L.	Lewis (CA)
Adler (NJ)	Diaz-Balart, M.	Linder
Akin	Donnelly (IN)	LoBiondo
Alexander	Dreier	Loeb sack
Altmire	Driehaus	Lucas
Arcuri	Duncan	Luetkemeyer
Austria	Edwards (TX)	Luján
Baca	Ehlers	Lummis
Bachmann	Ellsworth	Lungren, Daniel
Bachus	Emerson	E.
Barrow	Etheridge	Mack
Bartlett	Fallin	Manzullo
Barton (TX)	Farr	Marchant
Berry	Flake	Markey (CO)
Biggert	Fleming	Marshall
Bilbray	Forbes	Massa
Bilirakis	Fortenberry	McCarthy (CA)
Bishop (GA)	Foster	McCaul
Bishop (NY)	Fox	McClintock
Bishop (UT)	Franks (AZ)	McCotter
Blackburn	Frelinghuysen	McHenry
Blunt	Galleghy	McIntyre
Bocchieri	Garrett (NJ)	McKeon
Boehner	Giffords	McMahon
Bonner	Gingrey (GA)	McMorris
Bono Mack	Gohmert	Rodgers
Boozman	Goodlatte	McNerney
Boren	Gordon (TN)	Meek (FL)
Boswell	Graves	Melancon
Boucher	Grayson	Mica
Boustany	Green, Gene	Michaud
Boyd	Griffith	Miller (FL)
Brady (TX)	Guthrie	Miller (MI)
Braley (IA)	Gutierrez	Miller, Gary
Bright	Halvorson	Minnick
Broun (GA)	Hare	Mitchell
Brown (SC)	Harper	Mollohan
Brown-Waite,	Hastings (WA)	Moore (KS)
Ginny	Heller	Moran (KS)
Buchanan	Hensarling	Murphy (NY)
Burgess	Herger	Murphy, Tim
Burton (IN)	Herse th Sandlin	Myrick
Buyer	Hill	Neugebauer
Calvert	Holden	Nunes
Camp	Hunter	Nye
Campbell	Inglis	Oberstar
Cantor	Issa	Olson
Capito	Jenkins	Ortiz
Cardoza	Johnson (IL)	Paul
Carnahan	Jones	Paulsen
Carney	Jordan (OH)	Pence
Carter	Kagen	Perriello
Cassidy	Kanjorski	Peterson
Castle	Kaptur	Petri
Chaffetz	Kind	Pitts
Childers	King (IA)	Platts
Cleaver	King (NY)	Poe (TX)
Coble	Kingston	Pomeroy
Coffman (CO)	Kirk	Posey
Cole	Kissell	Price (GA)
Conaway	Kline (MN)	Putnam
Cooper	Kosmas	Rahall
Costa	Kratovil	Rehberg
Costello	Lamborn	Reichert
Crenshaw	Lance	Richardson
Cuellar	Langevin	Rodriguez
Culberson	Larsen (WA)	Roe (TN)
Davis (AL)	Latham	Rogers (AL)
Davis (KY)	LaTourette	Rogers (KY)
Davis (TN)	Latta	Rogers (MI)
Dent	Lee (NY)	Rohrabacher

Rooney	Shuler	Thompson (CA)
Ros-Lehtinen	Shuster	Thompson (PA)
Roskam	Simpson	Thornberry
Ross	Skelton	Tiahrt
Royce	Smith (NE)	Tiberi
Rush	Smith (NJ)	Titus
Ryan (OH)	Smith (TX)	Turner
Ryan (WI)	Souder	Upton
Salazar	Space	Walden
Scalise	Speier	Walz
Schauer	Spratt	Wamp
Schmidt	Stearns	Westmoreland
Schock	Stupak	Whitfield
Schrader	Sullivan	Wilson (OH)
Scott (GA)	Sutton	Wilson (SC)
Sensenbrenner	Tanner	Wittman
Sessions	Taylor	Wolf
Shadegg	Teague	Young (AK)
Shimkus	Terry	Young (FL)

NAYS—147

Ackerman	Hastings (FL)	Neal (MA)
Andrews	Heinrich	Obey
Baird	Higgins	Olver
Baldwin	Himes	Pallone
Bean	Hinche y	Pastor (AZ)
Becerra	Hinojosa	Perlmutter
Berkley	Hirono	Peters
Berman	Hodes	Pingree (ME)
Blumenauer	Holt	Polis (CO)
Brady (PA)	Honda	Price (NC)
Brown, Corrine	Hoyer	Quigley
Butterfield	Inslee	Rangel
Capps	Jackson (IL)	Reyes
Capuano	Jackson-Lee	Rothman (NJ)
Carson (IN)	(TX)	Roybal-Allard
Chandler	Johnson (GA)	Ruppersberger
Chu	Johnson, E. B.	Sánchez, Linda
Clarke	Kennedy	T.
Clay	Kildee	Sarbanes
Clyburn	Kilpatrick (MD)	Schakowsky
Cohen	Kilroy	Schiff
Connolly (VA)	Klein (FL)	Schwartz
Conyers	Kucinich	Serrano
Courtney	Larson (CT)	Sestak
Crowley	Lee (CA)	Shea-Porter
Cummings	Levin	Sherman
Dahlkemper	Lewis (GA)	Sires
Davis (CA)	Lipinski	Slaughter
Davis (IL)	Lofgren, Zoe	Snyder
DeFazio	Lowe y	Stark
DeGette	Lynch	Thompson (MS)
Delahunt	Maffei	Tierney
DeLauro	Maloney	Tonko
Dicks	Markey (MA)	Towns
Dingell	Matheson	Tsongas
Doggett	Matsui	Van Hollen
Doyle	McCarthy (NY)	Velázquez
Edwards (MD)	McCollum	Visclosky
Ellison	McDermott	Wasserman
Engel	McGovern	Schultz
Eshoo	Mee ks (NY)	Waters
Fattah	Miller (NC)	Watson
Filner	Miller, George	Watt
Frank (MA)	Moore (WI)	Waxman
Fudge	Moran (VA)	Weiner
Gonzalez	Murphy (CT)	Welch
Green, Al	Murphy, Patrick	Wexler
Grijalva	Nadtha	Woolsey
Hall (NY)	Nadler (NY)	Wu
Harman	Napolitano	Yarmuth

NOT VOTING—18

Abercrombie	Granger	Pascrell
Barrett (SC)	Hall (TX)	Payne
Cao	Hoekstra	Radanovich
Castor (FL)	Israel	Sanchez, Loretta
Deal (GA)	Johnson, Sam	Scott (VA)
Gerlach	Kirkpatrick (AZ)	Smith (WA)

□ 1612

Messrs. PALLONE, BRADY of Pennsylvania, Ms. CLARKE, Mr. SHERMAN, Ms. BERKLEY, Messrs. CUMMINGS, NADLER of New York, ACKERMAN, DOYLE, DAVIS of Illinois, LARSON of Connecticut, HIGGINS, Mrs. DAVIS of California, Messrs. SARBANES, LEWIS of Georgia, LYNCH, GEORGE MILLER of California, Ms. SLAUGHTER, Messrs. WU, MCGOVERN, Ms. WASSERMAN SCHULTZ, Ms. BEAN, Messrs. BERMAN, ANDREWS, Ms. JACKSON-LEE

of Texas, and Mr. SERRANO changed their vote from “yea” to “nay.”

Messrs. BERRY, MANZULLO, AKIN, SCHAUER, BISHOP of New York, Ms. MARKEY of Colorado, Messrs. BISHOP of Georgia, STUPAK, BACA, Mrs. BIGGERT, Messrs. LOEBSACK, HARE, and CANTOR changed their vote from “nay” to “yea.”

So the motion to instruct was agreed to.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

NATIONAL LAND REMOTE SENSING OUTREACH ACT

The SPEAKER pro tempore (Ms. JACKSON-LEE of Texas). The unfinished business is the vote on the motion to suspend the rules and pass the bill, H.R. 2489, as amended, on which the yeas and nays were ordered.

The Clerk read the title of the bill.

The SPEAKER pro tempore. The question is on the motion offered by the gentlewoman from Guam (Ms. BORDALLO) that the House suspend the rules and pass the bill, H.R. 2489, as amended.

This is a 5-minute vote.

The vote was taken by electronic device, and there were—yeas 379, nays 33, not voting 20, as follows:

[Roll No. 817]

YEAS—379

Ackerman	Burgess	Diaz-Balart, L.
Aderholt	Butterfield	Diaz-Balart, M.
Adler (NJ)	Buyer	Dicks
Alexander	Calvert	Dingell
Altmire	Camp	Doggett
Andrews	Cantor	Donnelly (IN)
Arcuri	Cao	Doyle
Austria	Capito	Dreier
Baca	Capps	Driehaus
Bachmann	Capuano	Edwards (MD)
Bachus	Cardoza	Edwards (TX)
Baird	Carnahan	Ehlers
Baldwin	Carney	Ellison
Barrow	Carson (IN)	Ellsworth
Bartlett	Carter	Emerson
Barton (TX)	Cassidy	Engel
Bean	Castle	Eshoo
Becerra	Chaffetz	Etheridge
Berkley	Chandler	Fallin
Berman	Childers	Farr
Berry	Chu	Fattah
Biggert	Clarke	Filner
Bilbray	Clay	Fleming
Bilirakis	Cleaver	Forbes
Bishop (GA)	Clyburn	Fortenberry
Bishop (NY)	Coffman (CO)	Foster
Bishop (UT)	Cohen	Fox
Blackburn	Cole	Frank (MA)
Blumenauer	Connolly (VA)	Frelinghuysen
Blunt	Conyers	Fudge
Bocchieri	Cooper	Galleghy
Boehner	Costa	Giffords
Bonner	Costello	Gingrey (GA)
Bono Mack	Courtney	Gohmert
Boozman	Crenshaw	Gonzalez
Boren	Crowley	Goodlatte
Boswell	Cuellar	Gordon (TN)
Boucher	Cummings	Graves
Boustany	Dahlkemper	Grayson
Boyd	Davis (AL)	Green, Al
Brady (PA)	Davis (CA)	Green, Gene
Brady (TX)	Davis (IL)	Griffith
Braley (IA)	Davis (KY)	Guthrie
Bright	Davis (TN)	Gutierrez
Brown (SC)	DeFazio	Hall (NY)
Brown, Corrine	DeGette	Halvorson
Brown-Waite,	Delahunt	Hare
Ginny	DeLauro	Harman
Buchanan	Dent	Harper

Hastings (FL) McCaul
 Hastings (WA) McCollum
 Heinrich McCotter
 Heller McDermott
 Hereth Sandlin McGovern
 Higgins McHenry
 Hill McIntyre
 Himes McKeon
 Hinchey McMahon
 Hinojosa McMorris
 Hirono Rodgers
 Hodes McNerney
 Holden Meek (FL)
 Holt Meeks (NY)
 Honda Melancon
 Hoyer Mica
 Hunter Michaud
 Inglis Miller (FL)
 Insee Miller (MI)
 Jackson (IL) Miller (NC)
 Jackson-Lee (TX) Miller, Gary
 Jenkins Miller, George
 Johnson (GA) Minnick
 Johnson (IL) Mitchell
 Johnson, E. B. Mollohan
 Jones Moore (KS)
 Kagen Moore (WI)
 Kanjorski Moran (KS)
 Kaptur Moran (VA)
 Kennedy Murphy (CT)
 Kildee Murphy (NY)
 Kilpatrick (MI) Murphy, Patrick
 Kilroy Murtha
 Kind Myrick
 King (IA) Nadler (NY)
 King (NY) Napolitano
 Kirk Neal (MA)
 Kissell Nunes
 Klein (FL) Nye
 Kline (MN) Oberstar
 Kosmas Obey
 Kratovil Oliver
 Kucinich Ortiz
 Lance Pallone
 Langevin Pastor (AZ)
 Larsen (WA) Perlmutter
 Larson (CT) Perriello
 Latham Tiberi
 LaTourette Peters
 Latta Peterson
 Lee (CA) Pingree (ME)
 Lee (NY) Pitts
 Levin Platts
 Lewis (CA) Polis (CO)
 Lewis (GA) Pomeroy
 Linder Posey
 Lipinski Price (GA)
 LoBiondo Price (NC)
 Loeback Putnam
 Lofgren, Zoe Quigley
 Lowey Rahall
 Lucas Rangel
 Luetkemeyer Rehberg
 Luján Reichert
 Lummis Richardson
 Lungren, Daniel Rodriguez
 E. Roe (TN)
 Lynch Rogers (AL)
 Mack Rogers (KY)
 Maffei Rogers (MI)
 Maloney Rohrabacher
 Markey (CO) Ros-Lehtinen
 Markey (MA) Roskam
 Marshall Ross
 Massa Rothman (NJ)
 Matheson Roybal-Allard
 Matsui Ruppertsberger
 McCarthy (CA) Rush
 McCarthy (NY) Ryan (OH)

NAYS—33

Akin Hensarling
 Broun (GA) Herger
 Burton (IN) Issa
 Campbell Jordan (OH)
 Coble Kingston
 Conaway Lamborn
 Culberson Manzullo
 Duncan Marchant
 Flake McClintock
 Franks (AZ) Neugebauer
 Garrett (NJ) Paul

NOT VOTING—20

Abercrombie Gerlach
 Barrett (SC) Granger
 Castor (FL) Grijalva
 Deal (GA) Hall (TX)

Ryan (WI) Olson
 Salazar Pascrell
 Sánchez, Linda Payne
 T.
 Sarbanes
 Schakowsky
 Schauer
 Schiff
 Schmidt
 Schock
 Schrader
 Schwartz
 Scott (GA)
 Serrano
 Sessions
 Sestak
 Shea-Porter
 Sherman
 Shimkus
 Shuler
 Shuster
 Simpson
 Sires
 Skelton
 Slaughter
 Smith (NE)
 Smith (NJ)
 Smith (TX)
 Snyder
 Souder
 Space
 Speier
 Spratt
 Stark
 Stupak
 Sullivan
 Sutton
 Tanner
 Taylor
 Teague
 Terry
 Thompson (CA)
 Thompson (MS)
 Thompson (PA)
 Thornberry
 Tiahrt
 Perriello
 Tiberi
 Titus
 Tonko
 Towns
 Tsongas
 Turner
 Upton
 Van Hollen
 Velázquez
 Vislosky
 Walden
 Walz
 Wamp
 Wasserman
 Schultz
 Waters
 Watson
 Watt
 Weiner
 Welch
 Westmoreland
 Waxler
 Whitfield
 Wilson (OH)
 Wilson (SC)
 Wittman
 Wolf
 Bachus
 Baird
 Baldwin
 Barrow
 Bartlett
 Barton (TX)
 Bean
 Becerra
 Berkley
 Berman
 Berry
 Biggert
 Bilbray
 Bilirakis
 Bishop (GA)
 Bishop (NY)
 Bishop (UT)
 Blackburn
 Blumenauer
 Blunt
 Boccieri
 Bonner
 Bono Mack
 Boozman
 Boren

Olson
 Pascrell
 Payne
 Radanovich
 Sanchez, Loretta
 Scott (VA)
 Smith (WA)
 Waxman

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore (during the vote). Two minutes remain in this vote.

□ 1620

Mr. LAMBORN changed his vote from “yea” to “nay.”

Mr. CANTOR changed his vote from “nay” to “yea.”

So (two-thirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

The result of the vote was announced as above recorded.

The title of the bill was amended so as to read: “A bill to authorize a national cooperative geospatial imagery program through the United States Geological Survey to promote use of remote sensing data.”

A motion to reconsider was laid on the table.

RECOGNIZING 120TH ANNIVERSARY OF WEBER STATE UNIVERSITY

The SPEAKER pro tempore. The unfinished business is the vote on the motion to suspend the rules and agree to the resolution, H. Res. 854, on which the yeas and nays were ordered.

The Clerk read the title of the resolution.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Puerto Rico (Mr. PIERLUISI) that the House suspend the rules and agree to the resolution, H. Res. 854.

This will be a 5-minute vote.

The vote was taken by electronic device, and there were—yeas 412, nays 0, not voting 20, as follows:

[Roll No. 818]

YEAS—412

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 Foster
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 Franks (AZ)
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 Garrett (NJ)
 Giffords
 Gingrey (GA)
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Wexler	Wolf	Young (FL)
Whitfield	Woolsey	
Wilson (OH)	Wu	

NOT VOTING—20

Abercrombie	Grijalva	Payne
Barrett (SC)	Hall (TX)	Posey
Boehner	Hoekstra	Radanovich
Castor (FL)	Israel	Sanchez, Loretta
Deal (GA)	Johnson, Sam	Scott (VA)
Gerlach	Kirkpatrick (AZ)	Smith (WA)
Granger	Pascarell	

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore (during the vote). Two minutes remain in this vote.

□ 1629

So (two-thirds being in the affirmative) the rules were suspended and the resolution was agreed to.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

APPOINTMENT OF CONFEREES ON H.R. 2996, DEPARTMENT OF THE INTERIOR, ENVIRONMENT, AND RELATED AGENCIES APPROPRIATIONS ACT, 2010

The SPEAKER pro tempore. Without objection, the Chair appoints the following conferees: Messrs. DICKS, MORAN of Virginia, MOLLOHAN, CHANDLER, HINCHEY, OLVER, PASTOR of Arizona, PRICE of North Carolina, OBEY, SIMPSON, CALVERT, LATOURETTE, COLE, and LEWIS of California.

There was no objection.

CONTINUATION OF THE NATIONAL EMERGENCY WITH RESPECT TO SUDAN—MESSAGE FROM THE PRESIDENT OF THE UNITED STATES (H. DOC. NO. 111-74)

The SPEAKER pro tempore laid before the House the following message from the President of the United States; which was read and, together with the accompanying papers, referred to the Committee on Foreign Affairs and ordered to be printed:

To the Congress of the United States:

Section 202(d) of the National Emergencies Act (50 U.S.C. 1622(d)) provides for the automatic termination of a national emergency unless, prior to the anniversary date of its declaration, the President publishes in the Federal Register and transmits to the Congress a notice stating that the emergency is to continue in effect beyond the anniversary date. In accordance with this provision, I have sent to the Federal Register for publication the enclosed notice stating that the Sudan emergency is to continue in effect beyond November 3, 2009.

The crisis constituted by the actions and policies of the Government of Sudan that led to the declaration of a national emergency in Executive Order 13067 of November 3, 1997, and the expansion of that emergency in Executive Order 13400 of April 26, 2006, and

with respect to which additional steps were taken in Executive Order 13412 of October 13, 2006, has not been resolved. These actions and policies are hostile to U.S. interests and pose a continuing unusual and extraordinary threat to the national security and foreign policy of the United States. Therefore, I have determined that it is necessary to continue the national emergency declared with respect to Sudan and maintain in force the sanctions against Sudan to respond to this threat.

BARACK OBAMA.
THE WHITE HOUSE, October 27, 2009.

□ 1630

GRANTING A FEDERAL CHARTER TO THE MILITARY OFFICERS ASSOCIATION OF AMERICA

Mr. VAN HOLLEN. Madam Speaker, together with my colleague WALTER JONES, I ask unanimous consent to take from the Speaker's table the bill (S. 832) to amend title 36, United States Code, to grant a Federal charter to the Military Officers Association of America, and for other purposes, and ask for its immediate consideration in the House.

The Clerk read the title of the bill.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Maryland?

There was no objection.

The text of the bill is as follows:

S. 832

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. GRANT OF FEDERAL CHARTER TO MILITARY OFFICERS ASSOCIATION OF AMERICA.

(a) GRANT OF CHARTER.—Part B of subtitle II of title 36, United States Code, is amended by inserting after chapter 1403 the following new chapter:

“CHAPTER 1404—MILITARY OFFICERS ASSOCIATION OF AMERICA

“Sec.

“140401. Organization.

“140402. Purposes.

“140403. Membership.

“140404. Governing body.

“140405. Powers.

“140406. Restrictions.

“140407. Tax-exempt status required as condition of charter.

“140408. Records and inspection.

“140409. Service of process.

“140410. Liability for acts of officers and agents.

“140411. Annual report.

“140412. Definition.

“§ 140401. Organization

“(a) FEDERAL CHARTER.—Military Officers Association of America (in this chapter, the ‘corporation’), a nonprofit organization that meets the requirements for a veterans service organization under section 501(c)(19) of the Internal Revenue Code of 1986 and is organized under the laws of the Commonwealth of Virginia, is a federally chartered corporation.

“(b) EXPIRATION OF CHARTER.—If the corporation does not comply with the provisions of this chapter, the charter granted by subsection (a) shall expire.

“§ 140402. Purposes

“(a) GENERAL.—The purposes of the corporation are as provided in its bylaws and articles of incorporation and include—

“(1) to inculcate and stimulate love of the United States and the flag;

“(2) to defend the honor, integrity, and supremacy of the Constitution of the United States and the United States Government;

“(3) to advocate military forces adequate to the defense of the United States;

“(4) to foster the integrity and prestige of the Armed Forces;

“(5) to foster fraternal relations between all branches of the various Armed Forces from which members are drawn;

“(6) to further the education of children of members of the Armed Forces;

“(7) to aid members of the Armed Forces and their family members and survivors in every proper and legitimate manner;

“(8) to present and support legislative proposals that provide for the fair and equitable treatment of members of the Armed Forces, including the National Guard and Reserves, military retirees, family members, survivors, and veterans; and

“(9) to encourage recruitment and appointment in the Armed Forces.

“§ 140403. Membership

“Eligibility for membership in the corporation, and the rights and privileges of members of the corporation, are as provided in the bylaws of the corporation.

“§ 140404. Governing body

“(a) BOARD OF DIRECTORS.—The composition of the board of directors of the corporation, and the responsibilities of the board, are as provided in the articles of incorporation and bylaws of the corporation.

“(b) OFFICERS.—The positions of officers of the corporation, and the election of the officers, are as provided in the articles of incorporation and bylaws.

“§ 140405. Powers

“The corporation has only those powers provided in its bylaws and articles of incorporation filed in each State in which it is incorporated.

“§ 140406. Restrictions

“(a) STOCK AND DIVIDENDS.—The corporation may not issue stock or declare or pay a dividend.

“(b) DISTRIBUTION OF INCOME OR ASSETS.—The income or assets of the corporation may not inure to the benefit of, or be distributed to, a director, officer, or member of the corporation during the life of the charter granted by this chapter. This subsection does not prevent the payment of reasonable compensation to an officer or employee of the corporation or reimbursement for actual necessary expenses in amounts approved by the board of directors.

“(c) LOANS.—The corporation may not make a loan to a director, officer, employee, or member of the corporation.

“(d) CLAIM OF GOVERNMENTAL APPROVAL OR AUTHORITY.—The corporation may not claim congressional approval or the authority of the United States Government for any of its activities.

“(e) CORPORATE STATUS.—The corporation shall maintain its status as a corporation incorporated under the laws of the Commonwealth of Virginia.

“§ 140407. Tax-exempt status required as condition of charter

“If the corporation fails to maintain its status as an organization exempt from taxation under the Internal Revenue Code of 1986, the charter granted under this chapter shall terminate.

“§ 140408. Records and inspection

“(a) RECORDS.—The corporation shall keep—

“(1) correct and complete records of account;

“(2) minutes of the proceedings of the members, board of directors, and committees

of the corporation having any of the authority of the board of directors of the corporation; and

“(3) at the principal office of the corporation, a record of the names and addresses of the members of the corporation entitled to vote on matters relating to the corporation.

“(b) INSPECTION.—A member entitled to vote on any matter relating to the corporation, or an agent or attorney of the member, may inspect the records of the corporation for any proper purpose at any reasonable time.

“§ 140409. Service of process

“The corporation shall comply with the law on service of process of each State in which it is incorporated and each State in which it carries on activities.

“§ 140410. Liability for acts of officers and agents

“The corporation is liable for any act of any officer or agent of the corporation acting within the scope of the authority of the corporation.

“§ 140411. Annual report

“The corporation shall submit to Congress an annual report on the activities of the corporation during the preceding fiscal year. The report shall be submitted at the same time as the report of the audit required by section 10101(b) of this title. The report may not be printed as a public document.

“§ 140412. Definition

“In this chapter, the term ‘State’ includes the District of Columbia and the territories and possessions of the United States.”.

(b) CLERICAL AMENDMENT.—The table of chapters at the beginning of subtitle II of title 36, United States Code, is amended by inserting after the item relating to chapter 1403 the following new item:

“1404. Military Officers Association of America 140401”.

Mr. VAN HOLLEN. Madam Speaker, I am proud to rise in support of S. 832, a bill to grant a federal charter to the Military Officers Association of America. My colleague WALTER JONES and I joined with 140 cosponsors to introduce the House companion, H.R. 2017.

S. 832 recognizes the dedication, service and accomplishments of military officers and their families, and the enduring contribution of MOAA to the military and veterans’ communities, and the nation.

I want to thank Senators BILL NELSON and BOB CORKER for their hard work in helping successfully report the Senate bill.

MOAA has been seeking a federal charter for 15 years. Despite bipartisan and bicameral support, the bill had never previously received a floor vote in either chamber.

MOAA serves a membership of 370,000 active, reserve and retired officers and their spouses in every branch of the military.

The variety of services MOAA provides includes:

The MOAA Scholarship Fund, which provides interest-free loans and grants to students of military families;

Supplemental health insurance; and

Personalized career transition assistance services for members and spouses;

The Military Officers Association has had a distinguished record of protecting and improving earned compensation and benefits for the entire military and veterans’ community. Thanks to the support of Members of this Body and our colleagues in the Senate, MOAA has led efforts that resulted in enactment of major legislative accomplishments including:

TRICARE for Life, landmark legislation that provides lifetime government-sponsored health coverage for military retirees and their family members;

The Post-9/11 GI Bill, which provides cost-free education at any public college or university in the country for the current generation of Iraq and Afghanistan veterans;

Elimination of a dollar-for-dollar offset to military retired pay for retirees with VA service-connected disabilities of 50% to 100%;

Access to continuous TRICARE health coverage for currently serving National Guard and Reserve families and for reservists who qualify for reserve retirement but are not yet in receipt of reserve retired pay at age 60;

Elimination of financial penalties for retired regular officers who pursue second careers in the Federal civil service; and

Upgrades in compensation and transition services for severely wounded warriors, their families and the survivors of those who have made the ultimate sacrifice in defense of the nation.

MOAA serves a vital role in helping inform and shape public policy on national defense matters and by ensuring that the needs of the entire active duty, National Guard and Reserves, military retirees, survivors, veterans and their family members are given voice in the public forum.

I want to also congratulate MOAA for being recognized by “The Hill” newspaper for the third year in a row as the top advocacy organization representing veterans.

MOAA has long tradition of servant-leadership to the entire military and veterans community. The Association provides a variety of services not only to its members but to military men and women of all ranks and to veterans.

I am pleased to recommend a Federal Charter be granted to the Military Officers Association of America and ask for unanimous consent that S. 832 be passed.

The bill was ordered to be read a third time, was read the third time, and passed, and a motion to reconsider was laid on the table.

REMOVAL OF NAME OF MEMBER AS COSPONSOR OF H.R. 1298

Mr. ALEXANDER. Madam Speaker, I ask unanimous consent that my name be removed as a cosponsor of H.R. 1298.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Louisiana?

There was no objection.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, the Chair will postpone further proceedings today on motions to suspend the rules on which a recorded vote or the yeas and nays are ordered, or on which the vote incurs objection under clause 6 of rule XX.

Record votes on postponed questions will be taken later.

WELCOMING HIS ALL HOLINESS BARTHOLOMEW, ARCHBISHOP OF CONSTANTINOPLE, NEW ROME, ECUMENICAL PATRIARCH

Mr. CARNAHAN. Madam Speaker, I move to suspend the rules and agree to the resolution (H. Res. 838) welcoming to the United States and to Washington, DC, His All Holiness Bartholomew, Archbishop of Constantinople, New Rome, Ecumenical Patriarch on his upcoming trip on October 20, 2009, through November 6, 2009, as amended.

The Clerk read the title of the resolution.

The text of the resolution is as follows:

H. RES. 838

Welcoming to the United States and to Washington, DC, His All Holiness Bartholomew, Archbishop of Constantinople, New Rome, Ecumenical Patriarch on his upcoming trip on October 20, 2009, through November 6, 2009.

Whereas Ecumenical Patriarch Bartholomew is the spiritual leader of nearly 300,000,000 Orthodox Christians around the world and millions of Orthodox Christians in the United States;

Whereas Ecumenical Patriarch Bartholomew is head of the largest Christian denomination headquartered in the Muslim world and convener of an ecumenical meeting which produced the first condemnation by Muslim religious leaders of the 9/11 attack on the United States as an anti-religious act;

Whereas the Ecumenical Patriarchate, located in Istanbul, Turkey, is the spiritual home of the world’s oldest and second largest Christian church;

Whereas within the 2,000-year-old Sacred See of the Ecumenical Patriarchate, the New Testament was codified and the Nicene Creed was created;

Whereas the disappearance of the See would mean the end of a crucial link between the Christian and the Muslim world since the continuing presence of the Ecumenical Patriarchate in Turkey is a living testimony of religious co-existence since 1453;

Whereas Ecumenical Patriarch Bartholomew received on his first official visit to the United States in 1997, the Congressional Gold Medal, presented by the United States on behalf of the Congress in recognition of his outstanding and enduring contributions to religious understanding and peace, and was recognized by the United States in a manner reserved for a very small number of world leaders;

Whereas the legislation bestowing the Congressional Gold Medal on Ecumenical Patriarch Bartholomew had one of the highest numbers of Members of the United States House of Representatives cosponsoring it in Congressional history;

Whereas His All Holiness is one of the few living persons to have been awarded the highest Congressional honor, the Congressional Gold Medal, which has been bestowed only on the most eminent individuals, such as George Washington, Winston Churchill, and Pope John Paul II;

Whereas Ecumenical Patriarch Bartholomew is recognized in the United States and abroad as a leader in the quest for world peace, greater religious understanding, and respect for the Earth’s environment;

Whereas Ecumenical Patriarchate Bartholomew was selected by Time Magazine as number 11 among 2008’s 100 most influential people in the world;

Whereas Ecumenical Patriarch Bartholomew enhanced greater religious understanding by initiating a joint declaration that it is man's duty to protect the earth, signed by himself and Pope John Paul II, the spiritual leaders of nearly 1 out of every 5 people in the world;

Whereas Ecumenical Patriarch Bartholomew is called "the Green Patriarch" by leaders of the international environmental community;

Whereas Ecumenical Patriarch Bartholomew received the prestigious Sophie Prize of Norway for his environmental work;

Whereas the prize money was donated by His All Holiness to UNICEF's fund for destitute children and for environmental projects;

Whereas Ecumenical Patriarch Bartholomew has led symposia of international environmental leaders regarding the Adriatic, Aegean, Arctic, Baltic, and Black Seas, as well as the Amazon, Danube, and Mississippi Rivers, and His All Holiness was honored in New York through the Scenic Hudson River Initiative;

Whereas the Religious, Science, and Environmental (RSE) symposia are organized under the auspices of His All Holiness Ecumenical Patriarch Bartholomew, who originally conceived the movement in 1988 at a meeting of environmental and religious leaders for the purpose of establishing common ground on environmental issues between representatives of faith communities, scientists, and environmental nongovernmental organizations;

Whereas patrons of past symposia have included Prince Philip, Duke of Edinburgh; Jacques Santer and Romano Prodi, former Presidents of the European Commission; and Kofi Annan, former United Nations Secretary-General;

Whereas the symposia have also reached out across different faiths and denominations, revealing the wisdom of diverse theological traditions, as well as a common imperative to protect the natural world;

Whereas during the 2002 Adriatic Sea Symposium, Pope John Paul II and Patriarch Bartholomew signed a joint declaration underlining the spiritual duty of caring for God's creation in the interest of future generations; and

Whereas the outstanding accomplishments of Ecumenical Patriarch Bartholomew have been formally recognized and honored by numerous governmental, academic, and other institutions around the world: Now, therefore, be it

Resolved, That the House of Representatives—

(1) welcomes to the United States and to Washington, DC, His All Holiness Bartholomew, Archbishop of Constantinople, New Rome, Ecumenical Patriarch, and recognizes the importance to the United States and the world of the Ecumenical Patriarch's recent environmental seminar conducted on the Mississippi River with some of the world's leading environment experts;

(2) recognizes the importance to the United States and to the world of Ecumenical Patriarch Bartholomew's leadership on matters of environment, peace, and religion, and encourages United States foreign policy makers to continue to urge Turkey to grant religious freedom and property rights to the Ecumenical Patriarchate as well as to reopen the theological school at Halki; and

(3) expresses its support for Ecumenical Patriarch Bartholomew's noble efforts for the betterment of humankind.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Missouri (Mr. CARNAHAN) and the gen-

tlewoman from Florida (Ms. ROS-LEHTINEN) each will control 20 minutes.

The Chair recognizes the gentleman from Missouri.

GENERAL LEAVE

Mr. CARNAHAN. Madam Speaker, I ask unanimous consent that all Members have 5 legislative days to revise and extend their remarks and include extraneous material on the resolution under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Missouri?

There was no objection.

Mr. CARNAHAN. Madam Speaker, I rise in strong support of this resolution and yield myself such time as I may consume.

I would like to thank my colleague, the gentleman from Florida (Mr. BILIRAKIS), a member of the House Foreign Affairs Committee and a leading voice in the Congress on issues concerning the Ecumenical Patriarch, for introducing this resolution.

We are all pleased to welcome Ecumenical Patriarch Bartholomew, the spiritual leader of nearly 300 million Orthodox Christians around the world, to the United States and to our Nation's Capital. Elected as the 270th Archbishop of the historic throne of Constantinople, Ecumenical Patriarch Bartholomew has been a tireless advocate for religious freedom, Muslim-Christian dialogue and international environmental protection.

Known as the Bridge Builder and the Patriarch of Peace, Ecumenical Patriarch Bartholomew has provided hope to those who have survived under Communist oppression and has also traveled throughout the Muslim world, advocating for religious tolerance and understanding.

Sitting at the crossroads between East and West, the Ecumenical Patriarchate itself is a testament to half a millennium of Christian-Muslim coexistence. In fact, Ecumenical Patriarch Bartholomew has strived to communicate his message of tolerance and understanding directly to millions of Muslims around the world.

Another important theme of Ecumenical Patriarch Bartholomew's has been environmental protection which has earned him the title of Green Patriarch. It is fitting then that the Ecumenical Patriarch began his visit to the United States in New Orleans and convened a symposium on the environmental health of the Mississippi River.

This marks the eighth environmental symposium Ecumenical Patriarch Bartholomew has held since 1995. In 2002, at the Adriatic Sea Symposium, Pope John Paul II and Ecumenical Patriarch Bartholomew signed a historic joint declaration, underlining the spiritual duty of caring for God's creation in the interest of future generations.

Madam Speaker, while I am pleased that we've come here today and expressed our strong support for Ecumenical Patriarch Bartholomew and his leadership on many important

issues, we must also remember that the Patriarchate itself operates under numerous onerous restrictions imposed by the Government of Turkey, the country where the Patriarchate is located. The Patriarchate's property rights, its freedom to open religious schools and other issues of religious freedom must be properly addressed by the Turkish Government. Indeed, the very future of the Ecumenical Patriarchate is endangered by the Turkish requirement that the Ecumenical Patriarch be a natural-born citizen of Turkey. As the Greek Orthodox population of Turkey has dwindled to less than 3,000 persons, the pool of potential future Ecumenical Patriarchs has virtually dried up. This archaic requirement that the Patriarch be a natural-born Turkish citizen was born in the difficult post-World War I environment in which the modern Republic of Turkey was created. It is certainly unworthy of the self-confident regional power that Turkey has become, and we call on Turkey to end this requirement, and end it now, before it strangles the Patriarchate.

I urge my colleagues to join me in welcoming His All Holiness Bartholomew, Archbishop of Constantinople, New Rome, Ecumenical Patriarch and honoring all he has done to promote peace, religious understanding and the protection of our environment. I strongly support this resolution, and I urge all my colleagues to do likewise.

Madam Speaker, I reserve the balance of my time.

Ms. ROS-LEHTINEN. Madam Speaker, I am so pleased and honored to yield such time as he may consume to my good friend from Florida (Mr. BILIRAKIS), an esteemed member of our Committee on Foreign Affairs and the author of this important resolution.

Mr. BILIRAKIS. Madam Speaker, I rise today with great pride to offer House Resolution 838, as amended, which welcomes His All Holiness Bartholomew, Archbishop of Constantinople, New Rome, Ecumenical Patriarch, as he visits the United States. I would like to recognize Foreign Affairs Committee Chair BERMAN and Ranking Member ROS-LEHTINEN for working with me to move this important resolution to the House floor expeditiously.

Consideration of this resolution underscores the importance and demonstrates Ecumenical Patriarch Bartholomew's relevance in the world as a spiritual leader, the leader of nearly 300 million Orthodox Christians around the world and millions of Orthodox Christians right here in the United States.

I was blessed to have been raised in the Greek Orthodox Church. As a child, I served as an altar boy in St. Nicholas Greek Orthodox Church in Tarpon Springs, Florida, as do three of my sons today.

Ecumenical Patriarch Bartholomew is the 273rd successor of the founder of the Eastern Orthodox Church, St. Andrew the Apostle. Madam Speaker, Ecumenical Patriarch Bartholomew must

ensure that the faith in the Holy See endures. The Ecumenical Patriarchate is the spiritual home of the world's oldest and second-largest Christian church located in Istanbul, Turkey.

Ecumenical Patriarch Bartholomew has a record of reaching out and working for peace and reconciliation among all faiths and has fostered dialogue among Christians, Jews and Muslims. In fact, His All Holiness convened an ecumenical meeting which produced the first condemnation by Muslim leaders of the 9/11 attack on the United States as an anti-religious act, an accomplishment that has yet to be repeated by any other world or religious leader. Indeed, His All Holiness was the second living person in U.S. history allowed to be honored in the United States Capitol Rotunda as a recipient of the Congressional Gold Medal, the highest congressional honor, previously bestowed on such historic figures as George Washington, Pope John Paul II and Winston Churchill.

Ecumenical Patriarch Bartholomew was honored by Time magazine in its selection of His All Holiness as number 11 among 2008's 100 most influential people in the world. He has been recognized in the United States and abroad as a leader in the quest for world peace, greater religious understanding and respect for the Earth's environment.

This resolution also recognizes the need for religious freedom and property rights to be granted to the Ecumenical Patriarchate as well as the need for the theological school at Halki to be reopened, both of which deserve our full support.

I urge my colleagues to support this resolution recognizing the importance of Ecumenical Patriarch Bartholomew's visit to the United States and his work on behalf of world peace, the environment and religious freedom.

Mr. CARNAHAN. Madam Speaker, I yield 2 minutes to the gentleman from Ohio (Mr. SPACE).

Mr. SPACE. Madam Speaker, I rise today in support of House Resolution 838, welcoming to the United States His All Holiness Ecumenical Patriarch Bartholomew, Archbishop of Constantinople, New Rome. This visit of the Ecumenical Patriarch is a significant occasion for Orthodox Christians, Greek Americans and all Americans in general.

As a Greek American and as an Orthodox Christian myself, I am humbled by the visit of the leader of my church who is renowned for his work on peace and religious understanding and tolerance around the world. Patriarch Bartholomew has also distinguished himself by working diligently to bring attention to our environment, calling his followers to take heed of their physical and spiritual impact on this Earth.

All of us have been fortunate to live our lives and raise our families in a nation where we are free to worship and we can seek the spiritual guidance of our church leaders without fear. In too many places in the world, this is not possible.

I would like to thank my colleague from Missouri for his reference to the Government of Turkey and would, by these remarks, appeal upon the State of Turkey to embrace a sense of religious tolerance that has, regrettably, been missing. As one of over 300 million who follow the Orthodox faith, I look to Ecumenical Patriarch Bartholomew for spiritual guidance and leadership, and it fills me with great pride to welcome His Holiness to the United States.

I would like to thank my colleague and good friend from the State of Florida (Mr. BILIRAKIS) for introducing this resolution, and I am honored to be an original cosponsor. As a member of the Orthodox Church, as a Greek American, as a proud Member of this Congress, I strongly urge support for this resolution.

□ 1645

Ms. ROS-LEHTINEN. I yield myself such time as I may consume.

Madam Speaker, it is my great honor to rise in support of this important resolution put forth by my good friend from Florida (Mr. BILIRAKIS). I thank him for his leadership.

This resolution welcomes the Ecumenical Patriarch on his visit to the United States, which is coming up this November. Patriarch Bartholomew is the spiritual leader for over 300 million Orthodox believers around the world, millions of whom live right here in the United States.

As the leader of the oldest and second largest church in the world, the Patriarch has been an inspirational advocate for peace and religious tolerance. In fact, the Ecumenical Patriarchate in Istanbul has been an iconic symbol for religious co-existence since 1453, when the Muslim ruler and the Patriarch at that time signed an accord for the continuation of the Orthodox Church in what became a predominantly Muslim country.

Today, Patriarch Bartholomew continues to reach out to leaders of various religious faiths to encourage dialogue and understanding. In fact, following the horrendous attacks on our country on September 11, 2001, Patriarch Bartholomew convened an interfaith conference with representatives from the Christian, Jewish and Muslim religions—a conference that resulted in the first condemnation by Muslim leaders of those terrorist attacks. Patriarch Bartholomew has also been a global leader in efforts to protect our environment. He has sponsored symposia with international environmental leaders on initiatives to protect our clean oceans and to protect our rivers.

Despite his many contributions and the commitment to peace and understanding, the Ecumenical Patriarch continues to endure restrictions imposed by the Turkish Government. The prohibitions on the Patriarchate's right to own property and its right to determine for itself the requirements

for Patriarchal succession must end. The closing of the theological school in Halki must be reversed. Such actions restrict the religious freedom of millions of Orthodox believers, and they threaten the future of the Patriarchate, itself.

I am pleased that this resolution clearly states the need for the lifting of these bureaucratic restrictions on the Ecumenical Patriarchate, and on the occasion of the Patriarch's visit to the United States, we again call on the Turkish Government to end them.

Madam Speaker, I reserve the balance of my time.

Mr. CARNAHAN. Madam Speaker, I yield 3 minutes to the gentleman from Maryland (Mr. SARBANES).

Mr. SARBANES. I thank the gentleman for yielding.

Madam Speaker, I rise in support of H. Res. 838. It is, indeed, a privilege to join with my colleagues in welcoming to the United States and honoring His All Holiness Ecumenical Patriarch Bartholomew, Archbishop of Constantinople and New Rome.

I want to thank Congressman BILIRAKIS for his leadership in developing this resolution.

As Ecumenical Patriarch, His All Holiness is the spiritual leader of the world's Orthodox Christians. Orthodox Christians constitute the second largest Christian domination in the world, numbering some 300 million. From the Phanar, located in modern day Istanbul, the Ecumenical Patriarch has challenged all of us through his unparalleled work in interfaith dialogue to respect each other's faiths and cultures.

He is a true messenger of peace and justice. Each day, the Ecumenical Patriarch reminds us through his good deeds and good words that we must reach beyond the value of material goods and look at one another as the brethren of a single family. The role of pastor to the world, the Ecumenical role of His All Holiness arises from the fact that he is the successor of the Apostle Andrew, who established the church in Rome's eastern provinces while his brother, Peter, established the church in Rome.

Unfortunately, while the Ecumenical Patriarchate in Istanbul is more than 1,700 years in existence, today, its survival is threatened because of the continued denial of religious freedom and human rights that is perpetuated by the government of the Republic of Turkey. The plight of this ancient and noble religious center exemplifies the ongoing struggle for international religious freedom that so many people of so many faiths continue to endure.

The United States must call upon its ally Turkey to restore the full rights of the Patriarchate, including property rights, and to reopen the Halki Theological Seminary.

I am particularly drawn to the Patriarch's efforts to promote environmentalism. He has been called the Green Patriarch for his powerful

commitment to restoring our planet. He initiated a joint declaration that it is man's duty to protect the Earth, signed by himself and Pope John Paul—the spiritual leaders of nearly one out of every five people in the world.

The moral force of his message is unassailable. Humankind must ensure that it exists in a world where there is fresh air to breathe, clean water to drink and pure soil from which to harvest our food. From the Phanar, the Ecumenical Patriarch has inspired millions of Christians, Jews, Muslims, and people of all faiths with his call upon humanity to honor its responsibility as a steward of the Earth's natural bounty.

We are so privileged to have Ecumenical Patriarch Bartholomew in the United States and to honor him for his continuing efforts to achieve a more peaceful and harmonious world.

Mr. VAN HOLLEN. Madam Speaker, I rise in support of H. Res. 838, a bill to welcome His All Holiness Bartholomew, Archbishop of Constantinople, to the United States and to Washington, DC.

As the spiritual leader of nearly 300,000,000 Orthodox Christians around the world and millions of Orthodox Christians in the United States, Ecumenical Patriarch Bartholomew is recognized here and abroad for his leadership in the quest for world peace, for his work to promote responsible stewardship of the environment and for his global efforts to spread religious tolerance.

In addition to receiving the 1997 Congressional Gold Medal and the Sophie Prize of Norway for managing to raise the environmental awareness of 300 million members of the Orthodox Churches, His Holiness was recognized in 2008 by Time Magazine as one of the world's most influential people. Time Magazine said His Holiness was recognized for his successful efforts to "stake out a clear moral and spiritual vision that is dominated by his concern for the environment."

I am proud to stand in recognition of the pioneering efforts of His Holiness in linking faith to the environment, for his tireless efforts to promote justice and human rights and for his global spiritual leadership.

I welcome His Holiness to the United States and urge my colleagues to join me in support of this resolution.

Ms. ROS-LEHTINEN. Madam Speaker, I have no further requests for time on this important resolution, and I yield back the balance of my time.

Mr. CARNAHAN. Madam Speaker, I have no further requests for time, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Missouri (Mr. CARNAHAN) that the House suspend the rules and agree to the resolution, H. Res. 838, as amended.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the ayes have it.

Mr. CARNAHAN. Madam Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX and the

Chair's prior announcement, further proceedings on this motion will be postponed.

ENCOURAGING IRAN TO REUNITE JOSHUA FATTAL, SHANE BAUER, AND SARAH SHOURED WITH THEIR FAMILIES

Mr. CARNAHAN. Madam Speaker, I move to suspend the rules and concur in the concurrent resolution (S. Con. Res. 45) encouraging the Government of Iran to allow Joshua Fattal, Shane Bauer, and Sarah Shourd to reunite with their families in the United States as soon as possible.

The Clerk read the title of the concurrent resolution.

The text of the concurrent resolution is as follows:

S. CON. RES. 45

Whereas on July 31, 2009, officials of the Government of Iran took 3 United States citizens, Joshua Fattal, Shane Bauer, and Sarah Shourd, into custody near the Ahmed Awa region of northern Iraq, after the 3 United States citizens reportedly crossed into the territory of Iran while hiking in Iraq;

Whereas officials of the Government of Iran have confirmed that they are holding the 3 United States citizens; and

Whereas officials of the Government of Iran have allowed consular access by the Embassy of the Government of Switzerland (in its formal capacity as the representative of the interests of the United States in Iran) to the 3 young United States citizens in accordance with the Vienna Convention on Consular Relations, done at Vienna April 24, 1963; Now, therefore, be it

Resolved by the Senate (the House of Representatives concurring), That Congress—

(1) encourages the Government of Iran to allow Joshua Fattal, Shane Bauer, and Sarah Shourd to communicate by telephone with their families in the United States; and

(2) encourages the Government of Iran to allow Joshua Fattal, Shane Bauer, and Sarah Shourd to reunite with their families in the United States as soon as possible.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Missouri (Mr. CARNAHAN) and the gentlewoman from Florida (Ms. ROS-LEHTINEN) each will control 20 minutes.

The Chair recognizes the gentleman from Missouri.

GENERAL LEAVE

Mr. CARNAHAN. Madam Speaker, I ask unanimous consent that all Members may have 5 legislative days to revise and extend their remarks and to include extraneous materials on the resolution under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Missouri?

There was no objection.

Mr. CARNAHAN. I yield myself such time as I may consume.

Madam Speaker, I rise in support of S. Con. Res. 45, a resolution encouraging the Government of Iran to allow the American prisoners Joshua Fattal, Shane Bauer and Sarah Shourd to reunite with their families in the United States as soon as possible.

On July 31, 2009, these three American hikers were taken into custody by

Iranian officials near northern Iraq. They were seized because the Iranians said they had crossed into Iranian territory while on a hike in a rural region near the Iraq-Iran border.

The three hikers certainly had no malicious or devious intentions. The area they were hiking through, part of Iraqi Kurdistan, is mountainous but not obscure. In fact, it is becoming increasingly popular with tourists. If the three Americans did, indeed, cross into Iranian territory, they almost certainly did so unknowingly and unintentionally.

At the time of her capture, 31-year old Sarah Shourd was teaching English in Damascus, Syria, where she was living with her boyfriend, Shane Bauer—a writer and photojournalist. Their friend and fellow University of California—Berkeley alumnus, Joshua Fattal, was traveling with them in Iraqi Kurdistan. Their adventure in Iraq turned into a nightmare when they were seized by the Iranians.

This important resolution calls on the Government of Iran to provide these three innocent, young Americans, at a minimum, the opportunity to speak with their families by phone. It also encourages the Government of Iran to free them so they can be reunited with their families in the United States as soon as possible.

Of course, Joshua, Shane and Sarah are not the only Americans currently being held in Iran. The Iranian-American scholar, Kian Tajbakhsh—an urban planner with a doctorate from Columbia University—was arrested in July, and was sentenced last week to 15-years' imprisonment for his involvement in the peaceful demonstrations that followed the July 12 election fraud.

Another Iranian-American, 71-year old Reza Taghavi, has been imprisoned since May 2008 without a trial or formal charges.

In April, this body passed House Concurrent Resolution 36, regarding the case of the former FBI agent, Robert Levinson, who has been missing in Iran since 2007.

As the United States and the international community engage Iran on its nuclear weapons program, we must not forget the plight of these innocent Americans. I commend Undersecretary of State William Burns for raising this issue with his Iranian counterpart at the October 1 Geneva meeting. I encourage him to continue to do so at all subsequent meetings with Iranian officials until our fellow citizens are freed.

A New York Times editorial this past Saturday said it well, entitled "More Iranian Injustice." The editorial called for the immediate release of the imprisoned Americans, and it went on to read, "Iran may sit at the negotiating table with the United States and other world powers, but it will never earn the respect it craves if it continues these kinds of human rights abuses."

I commend Senator ARLEN SPECTER for introducing this timely resolution

in the Senate, and I commend our colleague from Pennsylvania, ALLYSON SCHWARTZ. This deserves our deep appreciation for their leadership on this issue.

Madam Speaker, we care passionately about the freedom of our fellow citizens, and it is in that spirit that I urge all of my colleagues to support this important resolution.

I reserve the balance of my time.

Ms. ROS-LEHTINEN. I yield myself such time as I may consume.

Madam Speaker, on July 31 of this year, the Iranian regime detained three U.S. citizens—Joshua Fattal, Shane Bauer and Sarah Shourd—who were hiking in northern Iraq and who allegedly strayed across the border by accident. Almost 3 full months later, Iran still holds them captive. This case should alert us once again to the true nature of the Iranian regime.

Almost 30 years ago, on November 4, 1979, this regime took 53 American hostages at the U.S. Embassy in Tehran, and it held them for 444 days. Three decades later, this is a regime that continues to hold American citizens hostage. This is a regime that remains the largest state sponsor of terrorism in the world—from Beirut to Buenos Aires. This is a regime that continues to support Iraqi and Afghan violent Islamist groups, which are responsible for the deaths of Americans. This is a regime that openly seeks to wipe out our ally, the democratic, Jewish State of Israel, off the map, and it acts accordingly. This is a regime that continues to relentlessly pursue unconventional weapons and the missiles to carry them.

Using conventional means, Iran has inflicted considerable damage on U.S. citizens, on our interests and on our allies during its 30-year war against America.

I strongly support Senate Concurrent Resolution 45, which draws attention to the fact that Iran continues to hold U.S. citizens hostage. The regime must release these young Americans immediately and unconditionally, and the United States and other responsible nations must fully recognize the nature of the regime, and they need to apply every form of economic and political pressure in our arsenal—now, not later—to compel the regime to abandon its dangerous course.

Madam Speaker, with that, I reserve the balance of my time.

Mr. CARNAHAN. Madam Speaker, I yield 3 minutes to the gentlewoman from Pennsylvania (Ms. SCHWARTZ).

Ms. SCHWARTZ. I appreciate the opportunity to speak on this resolution.

Madam Speaker, I rise in support of three young American citizens who have been detained by the Government of Iran for nearly 3 months now.

On July 31, 2009, Joshua Fattal, Shane Bauer and Sarah Shourd were taken into custody after purportedly crossing into the Iranian territory while hiking in Iraqi Kurdistan. It is a peaceful region of northern Iraq which

has become increasingly popular as a hiking destination for many Westerners. During the hike, it seems they accidentally crossed over an unmarked border into Iran.

As a result, these three young Americans, all graduates of the University of California-Berkley, have since been detained in Iran. While Swiss diplomats were finally permitted access to Josh, Sarah and Shane on September 29, the three have still not been allowed to have any contact with their families.

In response to this action, I have sponsored in the House—and Senator ARLEN SPECTER has spearheaded in the Senate—Senate Concurrent Resolution 45, which encourages the Government of Iran to allow Josh, Shane and Sarah to communicate by telephone with their families in the United States. More importantly, it also encourages the Government of Iran to allow them to reunite with their families here in the United States as soon as possible.

□ 1700

This resolution was unanimously passed by the Senate on October 6.

Josh, whose family is from Montgomery County, Pennsylvania, which I represent; Sarah; and Shane did not commit any malicious acts. They were three young Americans who have traveled extensively throughout the world seeking to learn about different societies and different cultures. Unfortunately, they made a single mistake: They got lost. For that they have been held for nearly 3 months with almost no contact with the outside world.

As a mother, I can well imagine the pain and frustration the families of the three young adults feel as they wait, hoping, doing all that they can but with little power to compel action by Iran to free their children. I know, especially through my conversations with Mrs. Fattal, how important this resolution is to them and their families.

I urge the Government of Iran to reunite Josh, Sarah, and Shane with their families, and I ask my colleagues to support this concurrent resolution and the strong but compassionate plea for action that it contains.

Ms. ROS-LEHTINEN. Madam Speaker, I have no further requests for time, and I yield back the balance of my time.

Mr. CARNAHAN. Madam Speaker, I am pleased now to yield 3 minutes to the gentlewoman from California (Ms. LEE).

Ms. LEE of California. I thank the gentleman for yielding, and I thank him also for carrying this resolution.

Madam Speaker, I am in strong support of Senate Concurrent Resolution 45, which encourages the Government of Iran to allow the three American citizens detained in Iran to reunite with their families as soon as possible.

Since July 2009—I think it was July 31—Joshua Fattal, Shane Bauer, and Sarah Shourd have been detained by the Government of Iran after inadvert-

ently, inadvertently, crossing the unmarked border with Iran while attempting to hike in the mountains in Iraqi Kurdistan. Now, Sarah is a constituent, but Joshua and Shane, they are all graduates of the University of California in Berkeley, which is located in my district.

I have had the opportunity to talk with family members of Sarah, and I know how difficult it is for them during these trying times and I know how they are doing everything they can do to seek their release.

Reports indicate that for 3 months, the families of these young American citizens have had no contact with the detained, whether in person or by telephone. The lack of information regarding the whereabouts and welfare of their loved ones, as well as any indication of a timeline for their release, is deeply troubling.

Under article 36 of the Vienna Convention, consular officers shall be provided access to an arrested, detained, or imprisoned national without delay. I was relieved to hear that on September 30, 2009, Swiss officials were finally granted consular access to the three detained American citizens. However, like my colleagues, like all of us, we are deeply concerned that these officials and the three lack freedom of communication, which is also provided for by the Vienna Convention on Consular Relations.

This resolution importantly calls upon the Government of Iran to allow for Joshua, Shane, and Sarah to communicate by telephone with their families in the United States, who continue to passionately appeal to the Government of Iran for their timely and safe release. On September 22, President Ahmadinejad stated his intent to ask the Iranian judiciary to “expedite the process” of this case, as well as to “look at the case with maximum leniency.”

In accordance with this resolution, I hope that the Government of Iran will live up to its promise and act without delay to ensure that these young American citizens may be reunited with their families and loved ones.

I stand in support of this resolution today. I want to thank the State Department and all of our colleagues for doing so much to try to gain the release of these three young individuals as soon as possible.

I thank my colleagues for their support of this resolution.

Mr. CARNAHAN. Madam Speaker, I have no further requests for time, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Missouri (Mr. CARNAHAN) that the House suspend the rules and concur in the concurrent resolution, S. Con. Res. 45.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the ayes have it.

Mr. CARNAHAN. Madam Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX and the Chair's prior announcement, further proceedings on this motion will be postponed.

HONORING CONFUCIUS' 2560TH BIRTHDAY

Mr. CARNAHAN. Madam Speaker, I move to suspend the rules and agree to the resolution (H. Res. 784) honoring the 2560th anniversary of the birth of Confucius and recognizing his invaluable contributions to philosophy and social and political thought.

The Clerk read the title of the resolution.

The text of the resolution is as follows:

H. RES. 784

Whereas September 28, 551 B.C., is recognized as the date on which Confucius was born in the town of Qufu, in what is now the Shandong Province of China;

Whereas Confucius, who is one of the greatest thinkers, teachers, and social philosophers in history, developed a philosophy that has deeply influenced, and continues to influence, the social and political thought of countries around the world, including China, Korea, Japan, Taiwan, and Vietnam;

Whereas Confucius counseled introspection, self-cultivation, sincerity, and the observance of respect within social relationships as a means of achieving justice and attaining morality in personal and public life, reflecting a moral fiber of the highest degree;

Whereas the teaching of Confucius that "what one does not wish for oneself, one ought not to do to anyone else; what one recognizes as desirable for oneself, one ought to be willing to grant to others" is a model for ethical behavior and for the promotion of harmony among us;

Whereas Confucius taught that an ideal government is founded upon loyalty, respect for elders, and recognition of the importance of family; and

Whereas Confucius taught that politicians must be models of truthfulness and morality, which serves as a reminder to all of our duty to serve with the utmost honor and respect: Now, therefore, be it

Resolved, That the House of Representatives honors the 2,560th anniversary of the birth of Confucius and recognizes his invaluable contributions to philosophy and social and political thought.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Missouri (Mr. CARNAHAN) and the gentlewoman from Florida (Ms. ROS-LEHTINEN) each will control 20 minutes.

The Chair recognizes the gentleman from Missouri.

GENERAL LEAVE

Mr. CARNAHAN. Madam Speaker, I ask unanimous consent that all Members may have 5 legislative days to revise and extend their remarks and include extraneous material on the resolution under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Missouri?

There was no objection.

Mr. CARNAHAN. Madam Speaker, I rise in strong support of this resolu-

tion, and I yield myself such time as I may consume.

This resolution before us honors the birth of Confucius over 2,000 years ago and recognizes his contributions to philosophy and social and political thought. I would like to thank my friend, the gentleman from Texas (Mr. AL GREEN) for introducing this resolution.

According to Chinese tradition, Confucius was born in 551 B.C. to a poor but noble family. He became a high-level government minister but later resigned his position after becoming disillusioned with the misbehavior and corruption of the rulers in feudal China.

Confucius then embarked on a long journey throughout the small kingdoms that made up China with a devoted group of students, expounding his political philosophy. He would return home to spend his last years teaching and compiling his wisdom into a set of texts that would become known as the "Confucian Classics."

After his death, Confucius would serve as the "spiritual ancestor" of later teachers, historians, philosophers, and literary scholars whose lives and works figure prominently in Chinese intellectual history. Indeed, he would become not only China's preeminent philosopher but also Asia's most influential thinker as well.

Confucius' birth over 2½ millennia ago was not only celebrated in China late last month but throughout Asia, including South Korea, Japan, and Taiwan.

He taught respect for one's elders and for understanding one's responsibility to others within the existing social structure. He believed that government officials should be chosen for their virtue and ability, not for their birth.

Confucius believed that the purpose of the government was the welfare of the people. And perhaps most importantly, he taught that a ruler who was not righteous and humane would forfeit the "Mandate of Heaven" and, thus, lose the right to govern.

Confucius' teaching developed into a system of philosophy known as Confucianism, which would have profound impact on the thought and life of East Asia. Some have compared his influence with that of Socrates in the West.

I strongly support this resolution and urge my colleagues to do the same.

Madam Speaker, I reserve the balance of my time.

Ms. ROS-LEHTINEN. Madam Speaker, I yield myself such time as I may consume.

Madam Speaker, I rise in support of this resolution commemorating the 2,560th anniversary of the birth of that sage of Chinese culture, the philosopher Confucius.

Confucius is not only revered in his native China but also in Taiwan, Korea, Japan, and Vietnam. Confucius is best remembered for his promotion of social harmony and his emphasis on the virtues of education. His teachings

have long provided an ethical guidepost for millions of people living throughout East and Southeast Asia.

Confucius is another philosopher who taught us the golden rule: "Do not do to others what you do not want done to yourself." Confucius also taught that the path to both virtue and success is led through the discipline of study. His famous saying that "a journey of a thousand miles begins with a single step" encouraged his disciples never to give up no matter what the hardships.

Inspired by him, thousands of Chinese, Taiwanese, Korean, Japanese, and Vietnamese scholars and scientists have made enormous contributions to the world's pool of knowledge. Young American scholars, drawn from these Asian communities influenced by Confucianism, have made impressive contributions to the mosaic of American life in the fields of science, law, medicine, engineering, music, and art.

So it is fitting today to pass this resolution honoring the birthday of a man who has been called "China's greatest teacher."

Madam Speaker, I reserve the balance of my time.

Mr. CARNAHAN. Madam Speaker, I am pleased now to yield 5 minutes to the sponsor of this bill, the gentleman from Texas (Mr. AL GREEN).

Mr. AL GREEN of Texas. Madam Speaker, I think it appropriate that you be in the chair today because in Houston, Texas, in your district, I believe, we have a statue that has been erected in honor of Confucius. So I come here today and I thank you, Madam Speaker, and I thank the leadership for allowing this resolution to come to the floor. I thank the Honorable HOWARD BERMAN, the chairperson of the Committee on Foreign Affairs, for allowing the resolution to pass the committee. I thank the Honorable ILEANA ROS-LEHTINEN for allowing us to work with her and to manage this piece of legislation on the floor. I thank the Honorable RUSS CARNAHAN for acting as Democratic manager of the amendment.

This resolution honors the 2,560th anniversary of the birth of Confucius, recognizing his contributions to philosophy and to social and political thought. This resolution is a reflection of the diversity that we celebrate in the United States of America.

We are 46.9 million Hispanic and Latinos, 37.6 million African Americans, 16 million foreign-born naturalized citizens, 14 million Asian and Pacific Islanders. We speak 337 different languages. In my district, we have and we are African American, Latino, Vietnamese, Indian, Pakistani, Chinese, Nigerian, Somali, Ethiopian, Eritrean, Sudanese, Turkish, Ghanaian, and Taiwanese. And there are probably some that I have missed and I apologize to any constituent that was not properly mentioned.

On September 26, in our district, as I indicated earlier, this year, a bronze statue of Confucius was dedicated in Hermann Park in Houston, Texas.

I am honored to tell you that today on the suspension calendar we honored His All Holiness Bartholomew, Archbishop of Constantinople, and I commend my colleague for bringing this to the attention of the House. It is not unusual for us to honor persons who are not Americans for their contributions to America and to global society. We have honored many persons, including Tony Blair, Prime Minister of the United Kingdom; Nicholas Sarkozy, President of France; Her Majesty Queen Beatrix of the Netherlands; and we've also honored the Honorable Desmond Tutu and Nelson Mandela, both of South Africa. We have honored events. We have honored what is known as the religious and historical event that is the Festival of Diwali, which was presented to this House in September of last year. And I am proud to say today that we are going to honor Confucius, an Asian teacher, scholar, and philosopher.

Confucius was born in 551 B.C., was one of the great thinkers of his time and of all time. He was a teacher of prosperity and a preacher of peace. He developed Confucianism, a philosophy that has deeply influenced the social and political thought of countries around the world, including China, Korea, Japan, Taiwan, and Vietnam, to name a few. He emphasized that personal introspection, self-cultivation, respect of social relationships, personal and governmental morality, justice and sincerity reflect a moral fiber of the greatest and highest degree.

□ 1715

He preached that politicians must always represent truth and morality. He taught the philosophy of reciprocity: never impose upon others what you would not choose for yourself.

He taught the "silver rule" which complements the Golden Rule: do not do unto others as you would not have do unto you.

He taught the importance of shame in an orderly society by indicating, if people be led by laws, and uniformity sought to be given by punishments, they will try to avoid punishment, but have no sense of shame. However, if they be led by virtue, and uniformity is sought to be given them by rules of propriety, they will have a sense of shame, and moreover will become good.

I would note that shame promotes good to prevent punishment, whereas punishment precedes bad, to promote good.

He reminded all that, When you have faults, do not fear to abandon them. In different words what he said was, It is virtuous to know one's faults and change. He explained that self-respect begets self-respect when he made this quote, Respect yourself and others will respect you.

The SPEAKER pro tempore. The time of the gentleman has expired.

Mr. CARNAHAN. I yield the gentleman an additional 1 minute.

Mr. AL GREEN of Texas. He gave us with a great degree of simplicity a

quote that I believe is one of his greatest when he articulated, To understand nothing is to understand everything.

I am honored to present this resolution today. I believe that the diversity that we celebrate in this country, the diversity that I have in my district which is 36 percent African American, 31 percent Anglo, 21 percent Latino, and 12 percent Asian, in my district I believe that my constituents are honored to have persons of Asian ancestry who honor and celebrate Confucius. But I think as a philosopher who has transcended time, he is someone we should recognize in the House of Representatives.

I beg that my colleagues would support this resolution, comparable to many others that we have had on the floor of the House.

Mr. HONDA. Madam Speaker, I rise today to support House Resolution 784, honoring the 2560th anniversary of the Birth of Confucius and recognizing his invaluable contributions to philosophy, and social and political thought. This resolution is sponsored by my friend and executive board member of the Congressional Asian Pacific American Caucus (CAPAC), Congressman AL GREEN of Texas.

Confucius was born on September 28, 551 BC in the town of Qufu, in what is now the Shandong Province of China. Though he grew up in poverty, Confucius recognized the value of education in creating an informed and knowledgeable society. He lived his life by this principle and traveled throughout China as a teacher to counsel others in introspection, self-cultivation, sincerity, and the observance of respect within social relationships as a means of achieving justice and attaining morality in the personal and public life. In a chaotic time of internal feuds and wars, Confucius established a peaceful intellectual and personal evolution in the minds and hearts of the Chinese people. He began a global effort to move society in an enlightened direction, and his teachings in the principles of self-transformation, humaneness, strength of mind, and an orderly society have contributed to our advancement.

In addition to being known for his commitment to education and self-enlightenment, Confucius's thought also included the principle that politicians must be models of truth and morality. He believed that government must adopt the practice of moral correctness and that politicians must rule with justice and sincerity. These principles have helped build the foundation for political philosophy, and have been a cornerstone for past and future leaders in representing their constituents. Confucius's philosophical teachings have been studied by scholars throughout the world, and his words of wisdom have inspired many generations of dedicated followers.

Confucius is considered to be one of the greatest philosophers, whose teachings and philosophy still influence millions of people around the world today. I am proud to be a cosponsor of House Resolution 784 to honor Confucius's birth, life, and teachings. This resolution recognizes the importance of Confucius's edicts in today's society, and conveys the House of Representatives's deepest respect to this important philosopher.

I would especially like to thank Congressman GREEN for making this resolution a priority on the House floor. As a member of

CAPAC, Congressman GREEN is a committed and conscientious advocate on behalf of Asian American and Pacific Islander communities. I commend his efforts to recognize Confucius's great contributions to society, and I join him in asking you to support House Resolution 784.

Ms. ROS-LEHTINEN. Madam Speaker, I have no further requests for time, and I yield back the balance of my time.

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

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Missouri (Mr. CARNAHAN) that the House suspend the rules and agree to the resolution, H. Res. 784.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the ayes have it.

Mr. CARNAHAN. Madam Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX and the Chair's prior announcement, further proceedings on this motion will be postponed.

GENERAL LEAVE

Mr. CARNAHAN. Madam Speaker, I ask unanimous consent that all Members may have 5 legislative days in which to revise and extend their remarks and include extraneous material on S. 832.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Missouri?

There was no objection.

SPECIAL ORDERS

The SPEAKER pro tempore (Mr. MCMAHON). Under the Speaker's announced policy of January 6, 2009, and under a previous order of the House, the following Members will be recognized for 5 minutes each.

HALLOWEEN HEALTH CARE

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. Mr. Speaker, this year at Halloween, the Feds will be going door to door playing trick or treat on seniors by taking their Medicare coverage. When they knock, seniors should not answer the door. When they peek through the peephole, the bureaucrats will be dressed as snake oil salesmen because they are cutting Medicare parts A, B, C and D. They are going to try to sell seniors on the new bill which we call Medicare part E, but it doesn't cover one senior citizen. Not one. Just call it Halloween health care because it is really scary.

What is in this Halloween health care bill? Well, just look at the latest and greatest Senate bill. You know, that is

the bill that is being drafted in the dark corners and the dungeons of the Capitol where the light of transparency and truth never reaches.

The nonpartisan Congressional Budget Office says the Halloween health care will do the following things: It will cut Medicare part A for hospitals by \$128 billion. It will cut Medicare part B for doctor reimbursement \$130 billion. It will rob Medicare part C, Medicare Advantage, off \$133 billion. We are not through yet. And yes, Medicare part D for prescription drugs is cut \$20 billion. The total: \$411 billion cut for seniors and Medicare. That is enough to scare everybody.

This new Medicare part E takes a half-trillion dollars out of Medicare, but it doesn't cover the seniors. In this new Medicare part E, the "E" stands for everybody else, including those in the country illegally.

I know, they keep talking about and saying that illegals will not be covered. But when attempts were made to require proof of citizenship to sign up for Halloween health care handouts, the amendments were voted down. The bill also raises \$424 billion in new taxes.

Now why would they do that when the country is in a recession? The country is broke. We don't have the money. Well, Halloween health care will cost a trillion dollars, and they have to get the money from somewhere. We can't afford another thousand-page, trillion dollar bill. Our seniors are going to pay for more than half of the tab out of Medicare, and not one single senior will get more coverage out of this new health care bill.

Here is where it really gets dicey. The new Halloween health care proposal still rations health care services based on age. If you need a pacemaker, the snake oil salesmen are going to look at your age, the cost in what they call survivability rates. If the bureaucrats think your health care needs are just too expensive, they will hand out pain pills instead of approving that new pacemaker. That is what they already do in other countries where the government runs the health care system. In England it is called, and get this, the Quality Adjusted Life Years, and they have the power to make these life-and-death decisions on seniors.

When the Federal Government is in charge of health care, they are the only game in town and this so-called public option will be costly. You think health care is expensive now, just wait until it is free.

There are commonsense health care reforms we can all agree on. We don't have to have the government take over the whole system to fix what is specifically wrong with the system. That is like pulling all of your teeth when you have a toothache.

Halloween health care will be another thousand page, trillion-dollar bill. It will raise Medicare and other premiums, raise taxes, and slash Medicare coverage for seniors. This is not reform, that's abuse. But that is Hal-

loween health care and it is coming to your door. Trick or treat.

And that's just the way it is.

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.)

MILITARY STRATEGY FOR AFGHANISTAN

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. Mr. Speaker, tonight I want to read a few paragraphs from an article written by Andrew Bacevich. It was in the American Conservative in May of this year, and the title is "To Die For a Mystique: The lessons our leaders did not learn from the Vietnam War."

"In one of the most thoughtful Vietnam-era accounts written by a senior military officer, General Bruce Palmer once observed, 'With respect to Vietnam, our leaders should have known that the American people would not stand still for a protracted war of an indeterminate nature with no foreseeable end to the U.S. commitment.'

"General Palmer thereby distilled into a single sentence the central lesson of Vietnam: to embark upon an open-ended war lacking clearly defined and achievable objectives was to forfeit public support, thereby courting disaster. The implications were clear: never again."

I further read from the article, "To Die For a Mystique."

"To cite General Palmer's formulation, the citizens of this country at present do appear willing to 'stand still' when considering the prospect of war that goes on and on. While there are many explanations for why Americans have disengaged from the Long War, the most important, in my view, is that so few of us have any immediate personal stake in that conflict."

Again, that was from the book written by General Bruce Palmer.

Mr. Speaker, I further read from this article. This is the close. "The President who vows to 'change the way Washington works' has not yet exhibited the imagination needed to conceive of an alternative to the project that his predecessor began.

"The urgent need is to demystify that project, which was from the outset a misguided one. Just as in the 1960s we possessed neither the wisdom nor the means needed to determine the fate of Southeast Asia, so today we possess neither the wisdom nor the means necessary to determine the fate of the Greater Middle East. To persist in efforts to do so—as the Obama administration appears intent on doing in Afghanistan—will simply replicate on

an even greater scale mistakes like those that Bruce Palmer and John Kerry once rightly decried."

Mr. Speaker, I read this for this reason: I want to first say to the President, thank you for taking the time and thank you for being very careful in making your decision as to what our future plans are for Afghanistan. And, Mr. Speaker, I wanted to read this because Andrew Bacevich knows better than anyone. He fought in Vietnam for this country. He later became a professor at West Point. And during the Iraq war, he buried his son, a lieutenant, who was a graduate of West Point who was killed for this country. So I think we need to be very careful as we move forward, and I want to again say to the President, please take your time, make the right decisions for this country.

I have the privilege of having Camp Lejeune Marine Corps Base in my country. I have gotten to know a lot of marines, both active duty and retired. I recently spoke to a general that I cannot name because I don't have his permission, but if I did, he would be well known to the Marine Corps.

□ 1730

He said to me 3 weeks ago, Please tell your colleagues on both sides of the aisle to move very carefully, to have a full, understood plan and a defined plan as to what we're supposed to accomplish in Afghanistan. Again, this general fought in Vietnam for this country.

So with that, Mr. Speaker, I will close as I always do by asking God to please bless our men and women in uniform. I ask God to please bless the families of our men and women in uniform. I ask God, in His loving arms, to hold the families who have given a child dying for freedom in Afghanistan and Iraq. I will ask God to bless the House and Senate, that we will do what is right. I will ask God to give wisdom, strength and courage to the President of the United States, that he will do what is right in the eyes of God. And three times I will ask, God please, God please, God please continue to bless America.

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

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

RYAN WHITE ACT

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Florida (Ms. ROS-LEHTINEN) is recognized for 5 minutes.

Ms. ROS-LEHTINEN. Mr. Speaker, I am so proud to represent one of the most beautiful, most diverse regions in our country, south Florida. Sadly,

though, our local paradise, well known for its sunny weather, its world-class beaches, its artistic style, also is one of the areas hardest hit by the HIV/AIDS epidemic. We are continually confronted with the challenge of providing adequate and timely treatment to those impacted by this terrible disease.

The number of people suffering from HIV/AIDS in south Florida has increased immensely over the past few years. We have over 32,000 people currently diagnosed in my home county of Miami-Dade, and it ranks second among large metropolitan areas for people living with AIDS. On top of this, Florida ranks third in the Nation on the number of AIDS cases. These individuals need our assistance in fighting this terrible disease.

There are wonderful programs designed to mitigate the terrible consequences of HIV/AIDS. One of the most innovative, one of the most effective is the Ryan White HIV/AIDS Treatment Program. This program funds HIV/AIDS treatment for low-income, uninsured, and underinsured people. Ryan White provides funding to cities, to States, as well as directly to select clinics and care providers for core medical and support services.

In 2009, my home State of Florida received over \$209 million in funding through Ryan White to assist countless low-income Americans living with HIV/AIDS. This life-saving program was set to expire this month. Thankfully, Mr. Speaker, this amazing program was granted a 3-year extension through the Ryan White HIV/AIDS Treatment Extension Act, and I thank my colleagues for this.

With strong bipartisan support, this bill was overwhelmingly approved. I voted for and the House passed this legislation, and we should all be proud of that. Passage assures the continuity of this vital program. It will allow us to help States, communities, and families cope with the impact of the HIV/AIDS epidemic while creating a support system for those dealing with the disease.

I am constantly working to improve the quality and the availability of care for persons with HIV/AIDS and their families and their support system. It is my mission to promote awareness and education so that each day we can help assure that fewer people will be afflicted with this disease.

I have seen firsthand the impact this disease has had on so many individual lives and families in my community, and I know that extending this important program is not just a priority, but a necessity.

The Ryan White program is the largest federally funded program in the United States for people living with HIV/AIDS. It has been the largest supplier of services for those living with HIV/AIDS in the United States as well.

As a payer of last resort, the Ryan White Act offers a method of payment for treatment unlike Medicare or Medicaid. In the United States, over 500,000 people a year benefit from the Ryan

White program. I know that through the extension of Ryan White, we can—indeed, we will—save and improve the lives of countless individuals in my congressional district and throughout our great country of the United States of America.

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

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

RECOGNIZING HANOVER PUBLIC SCHOOLS

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

Mr. MORAN of Kansas. Mr. Speaker, our country faces many serious challenges, but it's sometimes useful to know that good things are still happening out there in the real world, out there across our country, and mostly away from Washington, D.C. So Mr. Speaker, I recognize tonight the Hanover Public Schools for their commitment to providing quality education.

Located in the community of Hanover in northern Kansas, the school serves about 175 students from the surrounding rural area. Though Hanover Public Schools are small by most standards, their accomplishments are great. The students, teachers, and administrators at Hanover Public Schools are dedicated to excellence in education. This excellence is evident by the recognitions that they have received.

For the past 3 consecutive years, Hanover High School has received the Kansas Governor's Achievement Award. This award is given to the top 5 percent of schools in Kansas that meet the highest standards on Kansas assessments. Only five other schools in our State have received this award 3 years in a row.

Not only has Hanover High School been recognized as one of the best schools in the State of Kansas, it has also been honored nationally. For the second year in a row, Hanover High School has been cited by U.S. News and World Report as one of the top schools in the country.

Having a well-rounded education means more than what can just be learned in the classroom. Students at Hanover Public Schools have also excelled in extracurricular activities.

During the 2008-2009 school year, Hanover High School became State champions not in one, but in two sporting events. Last November, the Hanover High School football team took first place at State in the eight-man division. And after placing second at last year's State tournament, this year's Hanover High School basketball team placed first in the 1A division. The

team finished with a perfect record, winning all 28 games.

The success of Hanover Public Schools serves as a model for other schools in our State and across the country. That success could not be possible without the strong support of the Hanover community. Small-town values and small community ties have produced generations of successful graduates.

I commend the Hanover Public Schools for their success and for achieving their mission, to create a learning environment dedicated to developing lifelong learners and responsible citizens.

My congratulations to the students, staff, faculty, the Board of Education, and the community. I am honored today to recognize this outstanding school in the State of Kansas.

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.)

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 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 Texas (Mr. GOHMERT) is recognized for 5 minutes.

(Mr. GOHMERT 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 Florida (Mr. GRAYSON) is recognized for 5 minutes.

(Mr. GRAYSON 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 North Carolina (Mr. MCHENRY) is recognized for 5 minutes.

(Mr. MCHENRY 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 gentlewoman from North Carolina (Ms. FOX) is recognized for 5 minutes.

(Ms. FOXX 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 Minnesota (Mr. PAULSEN) is recognized for 5 minutes.

(Mr. PAULSEN 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 Nebraska (Mr. FORTENBERRY) is recognized for 5 minutes.

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

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 on the Republican side for allowing me to control the time during this Special Order hour this evening. And surprise, surprise, we're going to be talking about health care reform.

Mr. Speaker and my colleagues, we all know that this is something that has been on the front burner for the entire 7, 8, 9 months of this 111th Congress. It has certainly been a priority of the President; the President has said so on many occasions. In fact, President Obama indicated that reforming our health care system is the number one priority of his administration. First and foremost, it is the thing that he is willing to spend political capital, whatever it takes, to have comprehensive health care reform and to have it before the end of this first year of his first term.

I certainly can see that the President, Mr. Speaker, has followed through on that pledge. I personally feel that he has made a mistake on that. I don't think that the American people believe that fixing our health care system to the extent that we literally would throw out everything that we've got and let the Federal Government essentially take over lock, stock and barrel our health care system—which accounts for something like 16 percent of our total economy—at a time when our economy is literally, figuratively in the tank. We're sitting here with a 10.5 percent unemployment rate across the country and 15 million people out of work. It has even affected my own family very, very personally, one of my four children. They say, Mr. Speaker, that when your neighbors lose their job it's a recession, but when you lose your job all of a sudden it's a depression. I know that feeling right now, and a lot of people across this country know that feeling.

When we adjourned for the August recess, the District Work Period that's traditional in this Congress, all Members go back home, they may squeeze in a little family vacation, but you've got about a month, August, it has been traditional probably for 100 years that Congress has done that. And we got an earful, did we not, Mr. Speaker, during those 4 to 5 weeks of these town hall meetings that Members had all across the country? And by a factor of 10, the attendance had increased that much.

On a typical town hall meeting in my 11th District of Georgia in the nine counties I represent—and we would always try to have our town hall meetings at a time that was most convenient to our constituents, that would be easy for them to get to, maybe at a senior center, and try not to schedule it during supertime or during prime time TV evenings—you might get 50 people on a good night, maybe 75 people when they were really ginned up about something.

Well, in my case, in the 11th of Georgia, we were getting 750 people, 1,100, 1,500—in one instance 2,000 in some of the town hall meetings we had. And we were seeing the same thing all across the country, whether they were Republican districts or Democratic districts. Mr. Speaker, what these constituents were saying—many of them, of course, were seniors—they're most concerned about the economy, of course, because they're on a fixed income. My mom is one of those. God bless my mom, Helen Gannon Gingrey, originally from Manhattan, New York City, but lived in the South most of her life. She is 91 years old now on a fixed income, relies on Social Security and Medicare and Medicare part B and part D. She's a little disappointed she's not going to get a COLA this year. But these folks showed up at these town hall meetings telling us, We don't want to pay for some new government-run health care system from A to Z that's going to be paid for on our backs. And what they're referring to, of course, is mostly the cuts, the deep cuts that the bills in the House and the Senate propose to take out of the hide of the Medicare program.

I'm going to be joined, Mr. Speaker, by a number of my Republican colleagues. In fact, tonight the participants in our hour are going to be for the most part the doctors on the Republican side. We have a caucus, a group that we call the GOP Doctors Caucus; there are about 15 of us in that group. We have a number of M.D. physicians. We have a doctor of psychology, we have a doctor of optometry, we have a couple of dental doctors, and people that have spent before coming to Congress—and some of us now have been here 8, 10, 15 years even, but before coming here our day job, if you will, our profession was delivering health care. We were health care providers.

□ 1745

We keep our licenses active, I think most of us do, and we keep up with medical issues, realizing, of course, that Congress is not necessarily forever, particularly young ones who may want to go back and go back into the practice of medicine. Those doctors will be with me tonight.

When I totaled up, I asked my colleagues, well, how long did you practice? Some of them are OB/GYN doctors, some of them are orthopedic surgeons. There is a gastroenterologist. There is a family practice, a couple of doctors do family practice, just all across the spectrum. In the aggregate, we probably have about 400 years of clinical experience. That says something about our age, Mr. Speaker.

But as an example, I spent 31 years, from the day I graduated from medical school, practicing medicine either as a family doctor in a small town or while I was in training during my internship and my residency and then 26 years of being a part of an OB/GYN group and delivering over 5,000 babies in my hometown, which became my adopted hometown. My hometown is Augusta, Georgia, but Marietta, Georgia, in Cobb County is where I now live and practiced for 26 years.

Mr. Speaker, we feel we have a lot to bring to the table. It's so disappointing we get to do these things at night—as I say, my colleagues will join me and I will yield to them when they arrive—because this is our only opportunity. It's a shame we are in the minority. God forbid that it happens to the other side one of these days, and they will understand the feeling, but when you have got that knowledge of a particular profession, you would think, wouldn't you, that the Speaker of the House, the leadership, the minority side, both Chambers, they would open their arms and say, for goodness sakes, come on in here. Come on here behind this green door where we are trying to work out how we are going to do this health reform bill and tell us a little bit how it was when you were seeing patients and practicing and what were the things that would upset people about insurance, health insurance companies and denial of coverage or not being able to get insurance because of preexisting conditions. Also, Doctor, what do you think is causing the 10 percent, 12 percent rate of inflation in the cost of health insurance premiums year after year after year? Why is that?

Could it be this? I have heard some people say that maybe it's a medical malpractice issue and doctors ordering a lot of defensive unnecessary tests because they are afraid that if they are dragged into a court of law someone would say, well, you know, we have got, plaintiff's attorney, I have got this expert witness here from California. They will say, well, looking at the chart, I see where, Doc, you didn't order a fizzle phosphate level on this patient or some other esoteric test

that nobody has ever heard of and say, ah, you know, you are guilty of malpractice. Doctors order everything, almost to the point of the patient coming to the hospital, have blood drawn one day and becomes anemic the next morning for all the testing that's done.

Again, I bring up this point, Mr. Speaker, because we should be participating. We should be doing it on a bipartisan basis. If we would, if we had done it—and it's still not too late, my colleagues. It is still not too late. It's not soup yet. We have yet to vote on these bills that have come through committee on the House side or come through the committees on the Senate side. They haven't reached the floor of either Chamber. So there is plenty of time to amend, to start over. We don't need to rush it any more than we need to rush the decision to send the troops to Afghanistan.

The President, Mr. Speaker, made it very clear, as did his advisers and this administration, well, you know, you can't, you shouldn't knee-jerk now. I know what the General said. I know he said what his needs are, but we need to think about this. We need to get it right. It's better to get it right than to do it quickly.

Well, I sure wish they would take the same attitude toward reforming one-sixth of our economy, and I think that we could do that. There is no rush.

I will tell you where there is a rush though, Mr. Speaker. There is a rush in putting people back to work and stemming this tide of unemployment and all these jobs just disappearing and now 15 million people in this country out of work. That should be the President's number one priority.

But, anyway, we are going to talk about these issues tonight, and there are a lot of thoughts that my colleagues have, as I see them begin to join me. I am going to try to go in order of those that walked on the floor.

The first person that I am going to call on is our former majority whip, minority whip, someone who has been a part of the leadership with distinction on the Republican side of the aisle, and I am speaking of the gentleman from Missouri, ROY BLUNT.

I yield to Mr. BLUNT.

Mr. BLUNT. I thank my good friend from Georgia for yielding and appreciate the doctors letting me join them here for a few minutes.

Most of our doctors in the House, Republican doctors in the House have been on the Health Care Solutions Group that we worked hard on all year to have alternatives, alternatives to government-run health care, alternatives to create access to health insurance, health coverage for people, even people with preexisting conditions.

When I joined the doctors on the floor one day last week, there were 15 bills stacked up in notebooks behind, on the dais, Mr. Speaker, that talked about the 15 things that Republicans would like to do. We don't think they

have to be in a 1,500-page bill. In fact, the things we have talked about, like access for everyone, allowing people to stay on their parents' plan until they were older, then they have to leave the plan today, medical liability reform, more competition in the system, associated health plans, all of those things could happen individually.

It would be great if all 11 bills that I personally cosponsored would pass and none of them conflict with the others. We think that's the way to move forward.

But our doctors are consistently our best leaders on this issue, because they know all the problems that come up in health care, all the challenges that come up in health care, the importance of the doctor-patient relationship and how important it is that you don't have someone come between the doctor and the patient.

I know, Mr. Speaker, that I and others have been criticized for saying that in the Canadian system, if you want to have a procedure done, you have to get permission from the government. Often that has been interpreted to mean that we are saying you couldn't possibly have that procedure done. What we are saying is not that. What we are saying is that somebody besides your doctor decides whether you get that procedure done or not.

A well-read Wall Street Journal article back in the spring talked about the 57-year-old Canadian that even wanted to pay for his own hip replacement procedure and wasn't allowed to do it. It doesn't mean that you couldn't get a hip replacement. It just means he couldn't get one. It just means some bureaucrat decided he couldn't get one.

We are going to be talking in the next few days, because of the apparent nature of the closed door, behind closed doors negotiation, we are going to be talking again about this government-run health care plan. The government option would be government-run health care as a competitor. My belief, sincerely, is that the government would not compete fairly. It would drive the other competitors eventually out of business. Now, this new wrinkle, Doctors, to the government-run option is, well, the States could opt out.

Now, I was never in the State legislature, but I worked in a capitol building that had lots of legislators in it. Many of my colleagues were in the legislature, and they know and I know, and the majority knows, that if the government-run option is cheaper—and it will be because they, like Medicare and Medicaid, don't have to pay the whole bill—if it's cheaper, no legislature is going to opt out and say people in this State are going to become the example of standing against government-run health care. We are not going to have in this State that cheaper competitor until the other competitors go away. That's just not going to happen. This idea that somehow this is any kind of a compromise doesn't stand any scrutiny.

And then the other big issue over the next few days will be this issue of why seniors and people who have been told their entire working career since 1965, and anybody who started work after 1965 has had Medicare, a Medicare deduction from their paycheck every single paycheck, now to be told we are going to cut Medicare benefits for half a trillion dollars to pay for this new government plan, if seniors figure this out in the next 10 days, this will not happen. If seniors understand how this bill would theoretically be paid, this would not happen.

Whether it's the elimination, as is proposed, of Medicare Advantage for a whole lot of seniors, one out of four, or whether it's finding \$300 billion in cuts in Medicare to pay a majority of the costs, that \$500 billion in Medicare Advantage and cuts in Medicare to pay a majority of the cost, now everybody who will walk on this floor is surely for finding any legitimate savings in Medicare, but, my friends, if we are going to find savings in Medicare, we should use them to save Medicare.

Everybody else that walks onto this floor knows that Medicare is supposedly in significant trouble beginning as early as 2017. Why do you take savings from a program already in big trouble and say we will use these savings to pay for some new program? It won't make sense to seniors or anybody who really, frankly, doesn't like the idea that they have paid into this program out of every single paycheck they have ever had, and the Congress and United States is not going to allow that program to be solvent in order to start down another road of more health care.

Mr. GINGREY of Georgia. I appreciate the gentleman's comments.

I am sure the gentleman would agree with me that it's really disingenuous to take \$500 billion out of the Medicare program over the next 10 years and then, at the same time, tell seniors that, oh, by the way, next year you are going to get to pay \$110 a month for your Medicare part B—I think it's \$98 a month, \$98.50 now—and we are going to raise it to \$110 a month at the same time that we are going to cut \$500 billion out of the program.

Mr. BLUNT. That's exactly right, you know, one out of every four seniors on Medicare Advantage, that would go away under any proposal out there right now. The administration apparently told the providers of those Medicare Advantage plans that they couldn't tell people that there was legislation that would eliminate the plan.

Now, after a lot of appropriate outrage about that administration decision, that gag order to these plans, apparently now they are going to say, okay, you can tell them the truth. What a step forward that is. You can tell people in Medicare the truth about this. If people in Medicare find out the truth about that, and they figure out the truth about the other way to pay for this new government program and

they start calling Members of the Congress of the United States, this will not go forward and we will be back to where my friend from Georgia said we should be, where we start over. We work together. We do the things that will fix what's broken in the system, but we also ensure that we keep what's working. More is working in health care than is broken.

If we are not careful about this, we will eliminate what's really working and will actually encourage the things that are broken. None of us here on the floor at this minute want to do that, and hopefully none of our colleagues will either, and we can all work together in new ways.

Again, I thank the doctors for the incredible credibility and knowledge base that they bring to this discussion. I know they are going to continue to be at the forefront of this debate between now and the end of the year, and, if possible, if it takes until next year. This is one-sixth of the economy. This is the most important thing to every family, people in your family being well. We ought to take the time that it needs to do this right.

Mr. GINGREY of Georgia. I want to thank the gentleman from Missouri and thank the gentleman for his work in leading Leader BOEHNER'S task force on health care reform on the Republican side.

My doctor colleagues that are with me tonight were a part of that small group of about 15. We worked on coming up with meaningful reform issues in an incremental way over the last several months. I think we had a good plan that we submitted to the President, Mr. Speaker, and we are still waiting to hear back from him on that, unfortunately.

Before I yield to my good friend from Louisiana, in fact, my two good friends from Louisiana—I am going to start with Dr. CASSIDY, the gastroenterologist from Baton Rouge—I just want to say one thing. I have got this one poster. Dr. MURPHY may have some other posters when he arrives, but we have a second opinion.

□ 1800

The GOP Doctors Caucus is the second opinion. The Republican minority, 178 of us, Mr. Speaker, we have a second opinion, and that second opinion is, no government-run health care.

We listened to our constituents during the August recess, and that is what they told us loud and clear. Somebody might dig up some ABC-Washington Post poll that says people want government-run health care. I would suggest, Mr. Speaker, to all of the Members on both sides of the aisle, go back and check with your constituents, like I did last night during a tele-town hall meeting, when all of the seniors were on the phone and said, Goodness gracious, Congressman, we don't need that.

I will make this point, and then yield to Dr. CASSIDY. There has been so much

gnashing of teeth and wringing of hands and pulling of hair over the last several months, Mr. Speaker, trying to say how are we going to pay for this thing? It is going to cost a minimum of \$1 trillion. And then President Obama said, No, we are going to limit the expenditure to \$900 billion, but we are going to pay for it all. I won't sign a bill that adds one dime to the deficit.

So, you figure out, well, we are going to tax here, we are going to tax there. We are going to take \$500 billion out of Medicare, as the gentleman from Missouri just talked about, Medicare Advantage. We are going to gut that program. And, hey, we have come up with \$900 billion and we are going to do this government-run health care. What in the world, Mr. Speaker, have we accomplished?

I want to use this analogy. It would be like a family 25 or 30 years ago scrimping and saving and cutting down on food and clothing and family vacation and college education for the children to save up enough money, and you finally save up enough money and you buy an Edsel.

My colleagues, I hope you all remember the Edsel. I am not knocking Ford Motor Company, but I think most of you are old enough to remember the Edsel. You saved up enough money, yes, you have sacrificed, and you bought an Edsel.

That is what it seems to me, Mr. Speaker, what the Speaker, Speaker PELOSI, and the leader, Leader REID and the President and his advisers, many of them holdovers from the Clinton administration, that is what they are wanting us to do. They want us to buy an Edsel. I don't care whether it is paid for or not, it is a bad deal.

With that, I yield to my friend from Louisiana, Dr. BILL CASSIDY.

Mr. CASSIDY. Thank you, Dr. GINGREY.

I think Congressman BLUNT made some great points. One of them is we want reform, but we want reform that works. Actually, I want to compliment President Obama, because of the three things we want in reform, one is to control costs so we can increase access to quality care. I think he has nailed it. My concern is the approach to achieving these will not work.

I am also concerned that the Democratic proposals before us attempt to achieve that through gimmickry. They are using gimmicks to try and convince the American people that they are achieving the appropriate goal that President Obama has laid out, that it will not add to our deficit.

I was struck today that on the Senate side they are saying that States can opt out of the public option. I am wondering, can you opt out of the taxes that will go into offsetting it? Can you opt out of the debt that the Congressional Budget Office says will accumulate? Can you opt out of losing the jobs that the increased taxes and the increased national debt will inevitably lead to? No. All you can opt out of is

the benefit that is offered. You cannot opt out of the high cost that goes into providing this marginal benefit.

I am also struck that there is this tax that they are creating for the American people, and on some similar criticism, it is truly bipartisan. The bill before the Senate Finance Committee that Mr. REID says that we can opt out of is funded by about \$350 billion in taxes. If I may quote Speaker PELOSI, she says that these savings, these taxes, if you will, come off the backs of the middle class.

So I think we have a bipartisan criticism of the bill that is before the Senate right now. I think we would agree on the Republican side with Speaker PELOSI that the "savings" in those bills, that \$350 billion, comes off the backs of the middle class. Indeed according to the Joint Committee on Taxation, families earning less than \$200,000 pay 87 percent of these taxes.

This is remarkable. During the presidential campaign it was stated that if you earn less than \$250,000, your taxes will not go up. Yet, now, through these various accounting gimmicks, we are seeing indeed 87 percent of these new taxes will come off of those who earn less than \$200,000.

There are other gimmicks in this as well. It is pushing the cost of an expansion of Medicaid. And for those watching who don't worry about—I used to work in a hospital for the uninsured. For 20 years I have spent my life trying to bring health care to the people who don't have insurance. Medicaid is the safety net insurance program that is partly funded by the Federal Government and partly by the State government.

Now, in this plan before both the House and the Senate, both plans, they are going to expand Medicaid. In the Senate plan, they are going to make the State taxpayers pay for this expansion. That is really great. It looks like we are saving money on the Federal level, but all we are doing is shoving that cost upon a taxpayer, it is just through the State income tax or property tax or sales tax, not through the Federal tax.

That is a gimmick. If you want to say it is the taxpayer paying for it, absolutely she is paying for it. And so this expansion, this increased cost is going to lead to increased taxes, but it will be through the State tax code, not the Federal. There is the sleight of hand that is being passed off as fiscal responsibility.

Now, on the other hand, we agree on the goals. We want to have quality health care, accessible to all at an affordable price. But we can see that this kind of bargain being offered by the Democratic proposals is really not controlling costs at all. It is merely shifting it onto State taxpayers or it is using taxes upon the middle class to fund.

I like to say they are using new tax dollars in the old wineskin of an old health care delivery system. Just as we

know that new wine in old wineskins will not work, so we know that these new taxes, these savings off the back of the middle class, as Speaker PELOSI says, will not work in the old wineskin of an old delivery system.

Republicans, on the other hand, I think we truly want a transformation of how health care is delivered. The Republican proposal I have signed on to, and I think several of my colleagues have, H.R. 3400, is wonderful in the sense that it empowers patients to make cost-conscious decisions.

If I might yield to my friend from Shreveport, he has got this great anecdote of how Health Savings Accounts in his business worked not only to hold down costs, but how by empowering his employees, also improved our health, if I may yield.

Mr. GINGREY of Georgia. Dr. CASSIDY, if you will yield back to me and I will yield to our good friend from Shreveport. That, of course, is our family practice doc who spent many years, and he will tell us about that, seeing lots of patients in south Louisiana, Dr. JOHN FLEMING.

I do yield to Dr. FLEMING at this time.

Mr. FLEMING. I thank the gentleman. And thank you, Dr. GINGREY, for having this hour. You have shown tremendous leadership over the last few months and even before that, of course, but particularly the last few months in being willing to control time for us to have these discussions. Of course, Dr. CASSIDY, my colleague from Louisiana, has been deeply involved in this issue, and we have all worked together, I think, as a great team, the GOP Doctors Caucus.

I will get to that anecdote in just a moment. I think it is an important one. But let me stay with the subject just for a moment about the gimmickry, because I think that is essential to our discussion. I will develop it very carefully, but quickly, and also point out that this is an important part of the macroeconomics of health care that everyone must understand, and that is this: Currently Medicare and Medicaid, which are the current government-run health care systems, do not pay for the service that they are providing.

Let me repeat that: These programs, Medicare and Medicaid, do not pay, at least completely, for all of the services that are provided, because the government requires and forces doctors, if you will, hospitals and other organizations, to provide care for less than the 100 percent reimbursement. Physicians, nurses, hospitals, home health agencies and so forth actually have to settle for less.

So, how is it that we can stay in business, we in the health care industry, and get by on less? The answer is that the private insurance market, a much bigger market, subsidizes to the tune of about \$1,700 to \$2,400 per year per family. If it were not for that subsidy, it would collapse. Yet and still, Medi-

care is scheduled to run out of money by 2017.

Now, how long is 2017? This is 2009. That is about 8 years that we are going to run completely out of money. Nobody in Washington is advancing any solutions to that.

All right, where did the gimmickry begin? Remember that in the time period from about 1997 to 2003, Congress decided in its infinite wisdom that Medicare will be subject to a limitation on the budgetary increases from year-to-year. We call that the sustained growth rate, SGR for a lot of people. But because it was recognized even in the first year that such cuts would block access to health care by patients, it has never been enforced. So it has been a bookkeeping gimmickry that now has created an incremental difference of about \$250 billion, and growing. And even the other day the Senate attempted to resolve this.

Mr. GINGREY of Georgia. If the gentleman will yield for one second, Mr. Speaker, for clarification, that limitation based on that formula, Dr. FLEMING, applies to the doctors, doesn't it, all the health care providers? This is not applicable to the hospitals. They are reimbursed under a different system.

Mr. FLEMING. That is correct. It is just physicians only. It is actually part B, which is mainly physicians. It simply says if you guys can't keep your billing and your costs and everything down in totality, we will just cut across-the-board. Well, that is an impractical solution. It is gimmickry. It would never work. Now we have a \$250 billion gap that is not being paid for. The Senate the other day tried to address that and failed to, because they knew it would be dumped on to the budget.

Let's advance, fast forward to this bill today. Right now this plan for approximately \$500 billion that will be cut from Medicare, \$160 billion or so of that would be a direct cut out of Medicare Advantage, which, as you know, is the more generous private system that is funded by Medicare dollars. If that happens, then those who are on Medicare Advantage, such as Humana Gold, will have to go back into the regular Medicare system and they will have to purchase Medigap insurance that they didn't have to purchase before. Again, seniors taking on the added burden.

On top of that is another \$300 billion to \$350 billion coming directly out of Medicare on the basis of some future savings, some future efficiencies that no one has been able to figure out.

So where are we today, Mr. Speaker? Basically \$250 billion of doctor cuts, which have never been cut and will never be cut and are growing, that is going to end up in the budget at some point, another part of the deficit; another \$350 billion which everybody in this room has known will never be paid for, but yet somehow it is being booked by the CBO as some savings. It is just continuous gimmickry. That is the

only way this bill will ever be paid for, is gimmicks, which really means it is going to be taxpayers and premium holders.

Then to go back and kind of summarize, my point here is that, as Dr. CASSIDY points out, the only way that this is going to be an efficient health care system in terms of cost is the decisionmaking has to be in the exam room between the doctor and the patient, and one of the best methods to do that was a plan started in 2003 or so, Health Savings Accounts.

□ 1815

All this does is allow the employer—and government could do this, too, for Medicare and Medicaid—to put money in the bank that can be used at the discretion of the patient to buy medications or whatever, and it's his money or her money to use efficiently.

Just an example of how it works, we implemented this with my own private health plan with my companies a few years ago, and instead of our rates going up an average of 15 percent per year, they're going up an average of 3 percent per year. I was giving this discussion to my employees one day, and one of my employees piped up and said, Well, look, if we go to this health savings account idea, that's going to mean that I'm going to have to pay out of my health savings account \$100, \$150 a month for inhalers.

I said, Well, let me suggest to you this: Why don't you stop smoking? You will save money from the tobacco. You will be able to stop your inhalers, and then you'll just be banking all this extra money, which will end up removing any deductible you're going to have in the future. She came back to me 3 months later and said, I stopped smoking. I no longer have to use inhalers, and I've got extra money every week.

I wanted to pull together some of these salient points that have to go with the gimmickry and how we're going in the wrong direction. Expanding government control is going to expand cost. Instead, we should be looking inwardly and bringing it down to the doctor-patient level where the decisions can really be made efficiently.

With that, I will yield back.

Mr. GINGREY of Georgia. Dr. Fleming, thank you for those comments. Before I yield one more time to Dr. CASSIDY, just following through on this point that you are making, you may have mentioned one of the companies, Safeway and others who have testified up here—I don't know if they have been before the entire House or Senate, but certainly they have met with Members on our side of the aisle and explained some of the things that they're doing in regard to incentivize people to take care of themselves, to take better care of themselves, to realize there is a personal responsibility issue here. You pointed out in regard to smoking cessation, to not be using recreational drugs, to exercise on a regular basis. Certainly if you are overweight, particularly massively overweight, get on

a good program. In fact, some of these companies, Dr. Fleming, I think they have programs in-house where it's free, and these employees are incentivized by a reduction in their monthly premiums for health insurance, their copay, their deductible.

When we were marking up the bill, the health reform massive H.R. 3200, a 1,200-page bill in the Energy and Commerce Committee of the House of Representatives, we had an amendment on the Republican side of the aisle to actually expand this program that Safeway and others had initiated to allow even more incentives. You know, for the life of me, Mr. Speaker, I do not understand even to this day—and it's been 6 weeks ago July 30 that we passed the bill in the Energy and Commerce Committee—that amendment was voted down strictly on a party-line vote. Maybe one of these days they'll explain it to me. But to actually get healthier employees so there is less absenteeism, they have a longer work life, and to incentivize them with giving them monetary breaks in the cost of their health insurance, why in the world would we not want to do that?

Mr. FLEMING. Would the gentleman yield for a moment?

Mr. GINGREY of Georgia. Yes.

Mr. FLEMING. That is a great point you make. What I would like to say is that something we have all observed as physicians is that while we all recognize collectively that, yeah, we should lose weight, we should exercise, and we shouldn't smoke, we, as human beings, tend to not address those issues until something comes up, until it affects us immediately in day-to-day life. The beauty of systems such as Safeway's is that they implement a financial impact, both positive and negative, that encourages healthy behavior before you ever get to a point where you go, You know what, I'm going to have to have heart stents or bypass surgery. Now I am going to make changes. Why not make the changes 5 years in advance? Then you don't have to go through that. Look at all the money you save and the health that you have as a result of that.

I yield back.

Mr. GINGREY of Georgia. I thank the gentleman for yielding back. His final point was, give them the incentive when it really matters, not wait until it's too late.

With that, I will yield back to the gentleman from Baton Rouge, Dr. CASSIDY.

Mr. CASSIDY. I am actually going to disagree with my colleague from Shreveport—and by the way, he is from north Louisiana, not south. The point being is that these gimmicks only pay for on paper. So the Congressional Budget Office, which makes an assessment, Does this achieve the goal of controlling cost? Because as President Obama points out, controlling cost is important. These gimmicks only control it on paper. Ultimately, this would be paid for not by gimmicks, but it will

be paid for by taxpayers or by debt. Ultimately, that debt will come from taxpayers again. That's why I think Speaker PELOSI says of the savings—this is a public statement—The savings in the bills before the Senate side, the Democratic bills before the Senate, will come off the backs of the middle class, and these taxes will continue to be paid for by the middle class.

I have learned in my practice—because, again, I have worked in a public hospital. I have worked in a government-run hospital where the nurses, doctors, med techs, therapists do their absolute best to bring health care to those who otherwise would not have it, a true safety net hospital. But when there is no money, the lines lengthen. When there is no money, something has to give. Now as it turns out, either we're going to raise taxes, we're going to borrow money, or their lines are going to grow; and our reform goals of controlling cost and, thereby, increasing access to quality care will not be achieved.

On the other hand, let me just kind of amplify on your health savings account. The Kaiser Family Foundation has a study—I believe the Web site is kff.org—and they looked at a family of four with a health savings account and a wraparound catastrophic policy versus a family of four with a traditional insurance policy. They found that the cost of the patient-empowering health savings account with a wraparound catastrophic policy was 30 percent cheaper than the traditional insurance policy, that 27 percent of folks who had the health savings account with the wraparound catastrophic policy were previously uninsured, and that these folks who now have insurance access preventive services as frequently as a family with a traditional policy. We achieve the goals. By empowering patients, we, the folks buying those policies, lower their cost. By lowering their cost, folks who were previously uninsured now have access to insurance and, once having access to the insurance, are accessing the primary and preventive services as frequently as those who are paying 30 percent more for their insurance. The goals of insurance have got to be that.

Now, again, I'll go back to the analogy I used earlier. We can either put the new financing, the new tax dollars in the old wineskin of a top-down, government-controlled, bureaucratic health care delivery system or we can use new wineskins, and I think the new wineskins that the Republican Party wants to use are patient-empowering. How do we empower patients to make a decision that's good not only for their health but also for their pocketbook? And by so doing, you lower cost. People previously uninsured can now afford it, and once they have their insurance, they're able to access those primary and preventive services. As practicing physicians, as a guy that's been working in a safety net hospital for some time, that seems the wineskin for us.

Mr. GINGREY of Georgia. I appreciate the gentleman for being with us. Mr. Speaker, I can't quote the chapter and verse, but obviously the gentleman's been reading the Good Book. It's somewhere in the Old Testament. I know about those wineskins as well, and I really appreciate his analogy and his great insight on health care reform.

We've been joined by another member of the GOP Doctors Caucus, and I will yield to him momentarily. But Mr. Speaker, as we heard from our colleagues from Louisiana—north Louisiana. I'll get that straight one of these days. Shreveport is not New Orleans. But they brought out some excellent points. There was some commentary about health savings accounts. I think most of our colleagues surely understand that program now, and maybe many of them—I bet many of them—I know that was the insurance plan that a lot of the doctors in Congress had when they were in practice, and Dr. BURGESS may want to talk about that in just a minute when I yield to him. But a high deductible—in other words, you don't get first-dollar coverage on your health insurance. You have more out-of-pocket expense, but your monthly premium is much lower than your standard first-dollar coverage-type policy. I mean, it might be less expensive by a factor of four, and you can fund it by putting in money. Your employer can do that. You can do it yourself. Family members can do it and get a tax break from doing that. But up to the limit of your deductible, every year you can fund these plans, and for the out-of-pocket expenses, whether it's an annual physical or Lord knows if somebody breaks their ankle playing soccer or something, you know, you pay for that out of this health savings account. If at the end of the year you haven't spent all that money, and you don't have to get into the catastrophic coverage, then that rolls over to the next year. And if you take good care of yourself and you exercise personal responsibility, which does include exercise, maybe at the end of 20 years, a young person has an account that has enjoyed the miracle of compounding, and they may have accumulated \$125,000 in an account by the time they are 65 and they're eligible for Medicare.

Mr. Speaker, these are great programs, and I, personally, would like to see them expanded. In fact, I would suggest that we could make some changes in the law in regard to COBRA, where if a person loses their job through no fault of their own, that they are able to continue to stay on the company group health plan, except they have to pay all of the premium, plus 2 percent administrative costs. They can do that for 18 months while they're trying to get another job and get other coverage. Well, most people when they're out of a job, they can't afford that. They can't afford to pay those premiums. So why not let them, during that 18-month period, switch

over to one of these health savings accounts that has a high deductible and a low monthly premium? This is an incremental thing that could be done and that Members on our side of the aisle have suggested. Just as we have a number of other incremental things, like equalizing the tax treatment, setting up State-administered high-risk pools, absolutely giving government subsidies to those who are low income but not low enough to be eligible for Medicaid or some other safety net program, let people buy insurance across State lines.

I live in Georgia. Why can't I shop on the Internet for a policy that's offered in Florida, South Carolina or Alabama, my neighboring States, that fits my needs better and is more cost effective, less expensive, something that I can afford? We have done all of these things, made these suggestions. And yes, also on the Republican side, Mr. Speaker, we have a number of comprehensive bills. Some of my colleagues on the floor tonight have written and introduced comprehensive health care reform that would be cheaper than what the Democrats want to do with H.R. 3200, with the majority in the Senate, with what they want to do, the bill that Senator REID, the majority leader, is about to put on the Senate floor. But I would say that probably my colleagues on this side of the aisle would tell you in all honesty, yeah, we have better bills and they're less expensive, but you know what, we don't even recommend that we pass those right now when the unemployment rate is over 10 percent and the economy is in the tank, people are suffering, and 15 million have lost their jobs. We might want to do it next year or the year after that. Eventually we'll do it—probably better in an incremental way—but it is not the number one priority of the Republican Party to totally reform our health care system, throw out the baby with the bath water, spend \$1.5 trillion and have the economy get worse and more and more people lose their job. This is not the number one priority.

With that, Mr. Speaker, I want to yield to my OB/GYN colleague and classmate, someone who I am proud to serve with on the Energy and Commerce Committee, MICHAEL BURGESS, an OB/GYN doctor from the Dallas-Fort Worth area, a great Member.

Mr. BURGESS. I thank the gentleman for yielding.

I actually didn't intend to come over here talking about HSAs. But having initiated the discussion, I do want to just mention that the HSA is a way to save significantly on the premium. I currently have an HSA. It costs me about half of what a PPO insurance cost last year. Most importantly, in addition to an insurance card, I also have a debit card, and that debit card is something I can use to pay for expenses that occur throughout the year, and as Dr. GINGREY pointed out, the money in that account does roll over at the end

of the year. It does not go away if it is not used at the end of the year.

□ 1830

You know, earlier today, we had many people come down to the floor of the House and speak on the issue of health care reform. One of the criticisms that was leveled at Republicans was that we were doing nothing but obstructing the process and that we had no ideas of our own. I did feel obligated to just touch on that point for a moment.

Let's be honest. We do not have the numbers. We do not have the organization. There is no way that the Republicans in this body can obstruct anything that the Democrats wish to do. They have a 40-seat majority in the House. They have all kinds of ways of getting to 218, and really, because they are the majority party, it is up to them to do it. True, they don't have much Republican support, but tell me: If you have an excess of 40 votes and if you can't pass your own bill, it tells you that something may be wrong with the bill, that it's not something wrong with Republicans. Something is wrong with the bill the Democrats have crafted.

More to the point, what makes a bill bipartisan? Is it because you can pick off a couple of Republicans at the final vote and can record a couple of Republican "yeas" in the final tally as the vote is passed? No. What makes a bill bipartisan is inviting the minority party in at the beginning and encouraging them to have their ideas as well as the ideas from the majority. That's exactly what didn't happen through this discussion.

In November, I reached out to the transition team. I told them I didn't leave a 25-year medical practice to sit on the sidelines while we discussed health care. I was thanked very much for my interest. Never heard back. I reached out to the chairman of my committee, the Committee on Energy and Commerce. Again, I reiterated that I did not give up a career to sit on the sidelines. Again, no response from the committee.

There was ample opportunity early in the year, as these bills were being crafted, to bring members of the minority party in and to get their ideas on paper, on record. Maybe there was room for some horse trading. Who knows? The problem is we never tried.

Then 5 weeks ago on the floor of this House, when the President came and spoke to us—and this is the same President who said he would meet with Hugo Chavez and with Ahmadinejad without preconditions but who won't meet with congressional Republicans without preconditions. This is the same individual who, as a candidate in 2004, said there are not just blue States and red States. There is the United States. This individual was elevated in the eyes of the Nation as someone who could rise beyond partisanship. Yet we see a city today that is absolutely immobile because of partisanship.

The fact of the matter is they've got the votes. They've got the votes on their side in the House of Representatives and in the Senate. They have a 60-vote majority in the Senate. There is nothing they can't pass if they want to. Please do not attribute the lack of passage of this bill to Republican obstruction. Again, I'd like to take credit for it, but the fact is we don't have the numbers.

The American people deserve a great deal of credit because, during the month of August, they spoke up and gave many Members pause, and caused them to reflect on where we were going with this bill. Unfortunately, today, it's almost as if August did not happen, because we're going full speed ahead with the direction they intended to go in the first place. Never mind what we heard or saw during the month of August.

I know the time is tight. I'll yield back to the gentleman the balance of my time.

Mr. GINGREY of Georgia. I thank the gentleman from Texas for yielding back, and I thank him for his comments.

Mr. Speaker, I'm going to yield the remaining time that we have. I wish we had more. When you're having fun, it goes fast. We've been joined by my co-chairman of the GOP Doctors Caucus, clinical psychologist Dr. TIM MURPHY from Pennsylvania. He is my classmate and is president of our class. He is going to take the rest of the time. Dr. MURPHY served with me—or I should say I served with him on the Energy and Commerce Committee, and I'm proud to yield time and the concluding remarks to Dr. TIM MURPHY.

Mr. TIM MURPHY of Pennsylvania. Thank you, Doctor. I appreciate that.

You know, the big question becomes: Are we going to reduce the cost of health care or are we going to increase it?

During the President's inaugural address, he said our health care is too costly. I could not agree more, and that has been our passion to reduce health care costs, and I still want to work with the President and with my friends on the other side of the aisle to make that work, but there are a couple of questions here.

If you're on Medicare, if you're sick or if you have health insurance under the plans being proposed, you may pay more. Let's review that really quickly.

First of all, with \$500 billion cut from Medicare, there will be less to hospitals, less to skilled nursing facilities, \$5 billion cut from inpatient rehab facilities, \$56 billion cut from home health care, and fewer payments to doctors for drug programs, for part D and for Medicare Advantage, which has a lot of preventative services.

Those are a lot of cuts. When you're taking away preventative services and when you're taking away money from the programs that we know save money, such as disease management—and that's important—they're going to end up with higher costs.

The second thing is, in taxing the sick, the proposal that's being kicked around the Senate now is increased taxes on all of these medical devices: heart monitors, heart valve rotators, pacemakers, artificial hearts—I hope you don't have a heart attack, because it will cost you more—defibrillators, hearing aids, hospital beds, nebulizers, artificial hips. There are a number of things. There are wheelchairs and ventilators. All will be taxed, including the insurance plans because it comes down to this:

With the insurance taxes, you get taxed if you do have it and taxed if you don't. If the employers offer insurance, they may tax employers if they do offer it and tax them if they won't.

Finally, there are issues with States. If States have an opt-out provision where they do not have to have as a provision in their State where they will have this health insurance plan run by the Federal Government, they may still pay the taxes, and that becomes taxation without hospitalization.

Look, there's a lot we can do to fix this system. There's a lot we can do to reform Medicare. There are so many problems with the Medicare system, not just the fraud and abuse. I believe Congress will work on that, but it's just how things are run there, and we need a more effective and efficient system to make changes in how we operate with Medicare.

Why does it take months to get a power wheelchair for someone? Why do you need such expensive procedures to get a crutch? Why do we have so many things that cost so much money? It's because they're done ineffectively and inefficiently.

Let's change that. Let's make Medicare and Medicaid work better for people. If we're going to do anything so that the Federal Government can run it better, shouldn't we start off by making the government run it better? Let's cut the waste. Let's improve the quality. Let people cross State lines, as so many of my colleagues have said. In a survey in my district, 70 percent of people said that they wanted that.

Let people join groups and have the purchasing power of the group. Let's make insurance permanent because millions of Americans are begging Congress to work together with both sides of the aisle to fix the problems. That's what we should be doing. Millions of Americans can't all be wrong. Let's not dismiss Americans as being frivolous with all of that.

With that, Dr. GINGREY, I yield back to you for the remainder of our time here. Let's continue to work together as a Congress and as a Nation to fix this problem, not just to finance the problems.

Mr. GINGREY of Georgia. Dr. MURPHY, thank you so much.

I failed to mention to my colleagues, Mr. Speaker, that Dr. MURPHY is also an author, and has written a number of books on child psychology, and he knows of what he speaks.

I think the theme tonight, Mr. Speaker, is to try to present Members who are knowledgeable on the subject matter. If we were talking about the law, if we were talking about national defense, there would be the people like JOE SESTAK and Colonel JOHN KLINE on our side of the aisle. You'd listen to those folks. I hope that our colleagues will understand that we're trying to do this in a bipartisan way to help impart knowledge. Knowledge is power, and we hope and pray every day that God will give us all wisdom and that we'll make the right decisions and that we'll reform our health care in a way that doesn't destroy what really is the best health care system in the world.

With that, Mr. Speaker, I thank you for the time. I yield back.

HEALTH CARE REFORM

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

Mr. KAGEN. Thank you very much, Mr. Speaker. I feel very flattered that you have provided me with sufficient time to explain some of the problems and solutions that we're looking at in helping to solve our crisis in health care across America.

By way of background, my name is STEVE KAGEN. For the first time in my life, I ran for public office in 2006, and I was elected and reelected in 2008. I grew up in Appleton, Wisconsin; went to public schools; went to the University of Wisconsin; studied molecular biology; went to medical school. I went back home to Appleton with my wife, Gayle, to raise a family in 1981, practicing allergy, asthma and immunology.

Over the years, what has been happening to my patients is they've been having more and more difficulty paying for their prescription drugs. What has been happening to my friends I went to high school with is they've had more and more difficulty running their businesses and having access to affordable health care.

The health care costs in this country have simply gone through the roof. It's becoming more and more impossible for people to pay for, not only their medically necessary and life-saving prescription drugs, but also their health care coverage that they so dearly need. It's not just difficult for families. It's difficult for small businesses. It's difficult for large businesses.

Recently, I received an e-mail from a large employer in Green Bay, Wisconsin—home of the world champion a long time ago, the Green Bay Packers. This very large employer-CEO said: KAGEN, keep the public option on the table. I just got my quote from Blue Cross, and they're jacking it up by 29 percent in 2010.

People have to understand that, if we don't address this crisis and begin to

solve it immediately in 2010, they'll either have a job with no health care coverage or no job at all, and good luck with the coverage you can get.

Now I'd like to share with you some of the personal stories and comments from people in Northeast Wisconsin, and I trust that they're very much the same as they might be all across this great land.

Ned writes from Dunbar, Wisconsin: The part D doughnut hole needs to be eliminated.

Well, Ned, you're right, and we're working very hard on the Democratic side, and I'm sure the Republicans will go along with the idea of closing the doughnut hole in Medicare part D. Medicare part D, after all, was a prescription drug plan which was written by and for the insurance industry, which was nothing more than a windfall profit of billions and billions of dollars for Big Pharma. It wasn't intended to help my patients. It wasn't intended to help the senior citizens who live in Northeast Wisconsin. It was written by and for Big Pharma, and they're the ones that had the windfall profit. Ned needs help now because he needs to be able to go to the pharmacy and pay for his prescription drugs without having to go to the bank before doing so.

Jack from Kaukauna writes: I need help. Prescription drugs are most important to very many seniors on limited incomes.

In these economic times, those people who are most at risk are people who are living on fixed incomes, not only because they may not receive a cost-of-living adjustment but also because they have fixed incomes. They're not getting the interest payments they were before on their investments.

So it is for Ned, for Jack and for everybody who is living on fixed incomes that we must write a bill here in the House that will guarantee access to affordable prescription drugs, and we have to do it soon.

Eleanor from Green Bay, Wisconsin writes: Drug prices rise since part D. One of my husband's drugs in December 2005 was \$144; in January of 2007, \$189. A \$45 rise in 14 months is too much.

They need help now with prescription drugs, and we intend to provide it in the legislation that we're writing.

Deb from Florence, Wisconsin writes: I have no health insurance. We cannot afford it.

Well, we've got to make sure that the prices are driven down. Ordinary people, both seniors and hardworking families, students alike—everybody understands there is a crisis in affordable health care.

Here is a note from Carl from Greenleaf, Wisconsin: I have a pacemaker, and feel better than I had a year ago. I don't know why I had to pay \$1,725 every 3 months for insurance with a \$3,500 deductible.

You know, one of the games that's being played by the health insurance

corporations, which are pretty much Wall Street-run, is to increase the premium and also to increase the deductible. What ends up happening is the patients are paying for their own health care with their deductibles, and then they're paying for the health insurance corporations' profits as well.

Sheila from Weyauwega, Wisconsin: Family businesses need affordable insurance for health care.

I think she's right.

It goes on. Pat from Green Bay: Health care issues are critical. We need to develop a plan to help the elderly and the uninsurable.

You know, one of the ideas on the Senate side is to create a high-risk pool, in other words, to allow for some discrimination where the insurance companies would be cherry-picking you out if you were an expensive date, if you had health care issues and cost a lot to care for.

In my view, I think that's an act of discrimination, and one of the greatest ideas in the Democrat bill, which is moving through the House, is the idea that we're going to bring an end to discrimination in health care. No longer will a health insurance corporation be allowed to cherry-pick you or your children or your family out of the risk pool. No longer will they be allowed to say "no" to you because of a pre-existing condition or because of the way you were born.

□ 1845

And to families like the Wendel family here next to me, they need access to that affordable health care now. And like many, many families across the country who have preexisting conditions—heck, these days who doesn't?—we have to bring an end to discrimination. President Obama agrees, the Senate agrees, and so does the House. But to create a toxic risk pool, so to speak, of these patients with preexisting conditions I feel is a wrong direction, and I hope that the Senate turns this around. We cannot allow for any discrimination against any citizen due to preexisting conditions.

Well, one of the problems in practicing medicine today is that Medicare may not cover all of the overhead costs of caring for patients even when you provide high-quality care. And I'm going to use my great State of Wisconsin as an example. A State where we have covered nearly 97 percent to 98 percent of every citizen within the State by one form of coverage or another.

According to studies in quality care, Wisconsin ranks number 2 in the Nation, the 1st being the State of Minnesota, our neighbor. But when it comes to where we rank with the rates paid to health plans to provide coverage, the Medicare Advantage monthly payment rates in Wisconsin are number 44 in the country. In other words, we are paying on average \$765. States like Florida, Louisiana, New York, and Texas are some of the high-

est in the country, where in Florida the Medicare Advantage programs are taking \$1,013 as an average monthly payment.

The Medicare Advantage plans that we have available in northeast Wisconsin are wonderful. They're affordable. They're great. They should be measured in terms of the quality of their service, and if they don't measure up, they should be eliminated. We have to seek out and root out and eliminate all wasteful practices in spending in health care, beginning with our hospitals and also within the Medicare system.

I heard my colleagues on the other side of the aisle make the case that there was some cutting coming up in Medicare. Well, I'd say what we're trying to do is make your tax dollars go further. We want to be able to invest our tax dollars and get the highest quality care available anywhere at the lowest possible price.

This is something that northeast Wisconsin knows a great deal about. We have a health care facility called ThedaCare, and the ThedaCare Center for Healthcare Value has been able to drive down the cost of caring for patients at a hospital by 25 percent. By lowering the cost, at the same time they have also improved the quality. Higher quality care at a lower price. This is something that should be replicated across the country, and if it were, we would be able to save in every year \$40 billion of savings. Now, this is not a cut to Medicare; this is about making your tax dollars stretch and go further. Higher quality care at a lower price. This is exactly what you would want.

Now, what happens when you talk about the total Medicare patient spending at hospitals and clinics? When you look at that, New York, per patient, is spending about \$9,564; Wisconsin, \$6,978. Wow, about a 30 percent increase.

I was very proud to work with other Members in the Midwest from the State of Nebraska over to Ohio to bring about an agreement with the leadership of the House that we have to address a Medicare payment discrepancy, a disparity, an unfairness. Something you may not know, but if you retire from the State of Wisconsin, Minnesota, or anywhere in the upper Midwest, including the State of Washington in the Northwest, your Social Security check will follow you wherever you go and it will be the same amount in the State of Washington or the State of Wisconsin when you retire, let's say, for example, to Arizona, New Mexico, Texas, or even into Florida. But the same cannot be said about Medicare. Your Medicare tax dollars that you've been paying in for your entire working life may not follow you when you move out of the upper Midwest or the Northwest.

So we have reached an agreement with the Speaker of the House to begin to address this payment disparity with

Medicare, and at the same time we took up the conversation about how are we going to pay for medical services with your hard-earned tax dollars. Well, with Medicare and Medicaid, what we are seeking to do is to make certain that we reward physicians and hospitals for higher quality care and the value of that care that they're offering and delivering, and we intend to measure it. We intend to change the payment mechanism away from the volume of tests and care that you're receiving and more towards rewarding value. Not volume but, yes, to the value. And I think physicians and hospitals across the country will welcome this idea of moving up.

Well, there's another topic that is very important. When I, as cochairman of the Congressional Business Owners Caucus, had a listening session with employers and the representatives here who came to Washington who represent them, groups such as the Small Business Majority and the Franchise Owners of America and others, they had some very simple requests. They asked us for immediate results where we would lower the cost of care. Lower costs have to be gotten immediately or as soon as possible. Why? Because the businesses can't survive with their current overhead. The single greatest component of their overhead is the cost for health care, and they want very much to see Congress help them to drive it down. And one way to do that is to provide transparency in health care pricing.

Imagine this: You go to the grocery store. You put the food you're looking to buy for yourself and your family in the cart. You go to the checkout counter. They put it in the bag, and you take it home. You've never seen the price and they never billed you at the cash register. You simply take what you feel you need, go home, eat it, feed it to your family, and then later, a month or so later, they send you the bill. That would be unimaginable in this country. But that's what's happening in this health care, because you really don't know the price when you go to the hospital, to the doctor. You don't know the price, and the price really is whatever they can get.

And I will get one picture here to take a look at. I will hold it in front of the Wendel family. This is a little picture I took at a grocery store. It's got Bayer Aspirin, generic aspirin, and then there's a flavored aspirin as well. And for 20 percent less, you can buy the generic aspirin. The price is openly disclosed, and if I take this off the counter and so do you, when we get to the cash register, we get to pay the same openly disclosed price.

I think it's time, and I think you might agree, that we need to have open and transparent pricing throughout the health care industry. That way you will know the price of a pill before you swallow it. And I'm sure you would agree with that. We don't have that yet, but we're working hard to get it.

Now, immediate results in 2010, it's a difficult challenge. And joining me here on the floor is Mr. MURPHY.

Thank you, Mr. MURPHY. I yield to you in this fine hour to help reassure people across America that we have been studying this problem for a number of decades and we are beginning to take action on their behalf.

Mr. MURPHY of Connecticut. I thank the gentleman for convening us here on the House floor.

I think that transition is important. There are a lot of people back in our districts and people on the Republican side of the aisle who say, You're moving too fast. Slow it down. Why does this have to happen this year? Why don't we wait until next year or why don't we wait until the year after that or maybe 5 years from now or maybe do a little piece now and see how that works and 10 years from now come back and check it out and make a little different adjustment?

Your point is exactly right. We've been debating this for 50 years. We have been on a journey to try to make good on our promise as the most affluent and most powerful Nation in the world to the millions of Americans who, through no fault of their own, wake up every day and go to bed every night sick just because they can't afford a doctor, not because they aren't trying to do the right thing and get insurance and health coverage for themselves and their families. We have been talking about this for a very long time. We have been doing a lot of talking. I think you can go back to probably every campaign that's been waged for the last 50, 60 years since this concept was first introduced by Harry Truman. And we are now to a point where we can actually do something about it.

Now, this specific proposal that we are debating right now has been debated here in Congress and throughout this country for coming on 12 months now. As many of us hope, we'll get a bill to the President's desk by the end of the year. We will have started this process in January or February of this year with legislative hearings, debated it out in public, debated it in five different committees in the United States House of Representatives and Senate, in countless, thousands of town hall meetings throughout this country, and we're going to end up with what I think is going to be a pretty sound product. And it's because we took time. It's because we didn't rush it through in the first 100 days of the Obama administration, because this House decided to step back from an original self-imposed deadline of passing it by the August break, because we have stepped back and taken the time to get this right. But our constituents can't wait any longer.

I'm always afraid of legislating by anecdote, Mr. KAGEN. I mean, we should be legislating here based on facts and data and statistics. But when it comes to whether or not we should pass reform, both the data and the

anecdotes are on our side. So we're happy to talk about the real facts that underlie the necessity for change. The fact that this chart plainly illustrates. The fact that health care costs are bankrupting this Nation, comprising 5.2 percent of our economy in 1960 to 2009 when health care costs comprised almost 18 percent of our economy. It's predicted to go up over the next 8 years to 20 percent; \$1 in every \$5 in this country soon to be spent on health care costs, a cost internalized by every business and manufacturer that's trying to compete and sell products throughout the globe. The facts are on our side when we talk about our need to control health care costs so that it doesn't cripple this economy.

When it comes to families in this country who have seen, just over the last 10 years, a 119 percent increase in the premiums that they pay for health care, and the worker contribution that workers specifically make has gone up 117 percent during that same time, a 10-year 119 percent increase in health care costs. The facts are on our side, but so are the anecdotes.

This morning, I came down to the House floor, as maybe Mr. KAGEN did, because we saw a lineup of dozens of our Republican colleagues to give 1-minute speeches on the House floor. We have the ability on mornings like this to give unlimited amounts of 1-minute speeches on the House floor. And our Republican friends were here to deliver a message: Stop health care reform. Don't let it happen. Don't pass it. We want to preserve, essentially, the status quo.

I know some of our friends get up and talk about cross-State purchasing and tort reform, which are laudable goals, but they don't solve the problem. They are working largely around the margins of the root causes of the crisis within our health care system. The message was pretty loud and clear: Stop this health care bill from happening. And the hope, I think, for some people on the Republican side is that by doing that, they can provide a world of hurt to the Democratic President of the United States.

So I came down and interrupted that long train of Republican Members saying to stop health care reform by telling a story that I'll share with you, Mr. KAGEN, again tonight.

At one of the roundtable discussions that I held back in my district, a gentleman who lives in New Britain, Connecticut, came and told a very simple story. He had gotten a job at the Carnival Ice Cream factory in my district, one of the, frankly, success stories of New Britain, Connecticut, a new company which has located several hundred jobs in an old abandoned factory footprint. And he got sick, unfortunately. He was a good worker but he got sick. He got really sick. He got cancer, gallbladder cancer, and that gallbladder cancer caused him to miss enough days of work that he got laid off. He got fired.

He's now collecting insurance, unemployment benefits, and he is devoting almost every dime of those checks to pay for health care costs. He has lost his job because of his cancer. He is now having trouble paying for food because of his cancer. He can't wait any longer. And for all of this talk that I hear from conservative talk show hosts and Republican Members of Congress about preserving freedom and defending liberty, what kind of freedom does that guy have? What kind of liberty does he have every day when he wakes up having contracted a potentially life-threatening disease that has taken away from him the ability to make a living and now sucks every dime of out of his pocket to pay for that treatment? What kind of freedom is that?

□ 1900

If we really want to talk about preserving freedom and liberty in this country, then let's talk about the ability to wake up every day and know that you are going to be able to get care for yourself and your family when you get sick. That's freedom.

And so I reject the notion that this has gone too fast and that we haven't taken our time. And I reject the notion that people out there, like the family you talked about and the gentleman I talked about in my district, can wait any longer for this Congress to wake up and realize that this current system does not work for all of the businesses that are being run into bankruptcy due to the incredible expansion of health care costs, due to the families and small businesses that have had 120 percent escalation in their costs, and the millions of Americans who have gotten sick and lost their jobs because they can't afford health care, Mr. KAGEN.

Mr. KAGEN. Thank you for your comments. Everybody who has a human heart has feelings about people who are in need.

I went into health care, into medicine, became a physician because I wanted to help people out. But what good is it to be a doctor if you write a prescription that people can't afford to pay for? What good is it to be a doctor if people can't afford to come in and get the tests that they require?

We have the right ideas. We have heard a lot from many people who reject change. No, no, no. No, you can't do this, you can't do that. They are trying to create a great deal of fear. It is easy to scare and frighten people when you hand them the wrong information and threaten their livelihood and lives. That is what this is. If people don't have access to the care they need, their lives and their livelihood are at risk.

In northeast Wisconsin, the greatest cause of bankruptcy is health care costs, people who can't make their payments. We have the right idea of fixing things as quickly as we can. We intend to close the doughnut hole beginning in the first year by closing it by 50 percent. That is a step in a positive direction. We intend to do things for people

rather than the Wall Street-run corporations who today are controlling our health care industry.

I can tell you as a doctor, in the room with me was the patient and their family, and that invisible person in the room was also the health insurance corporation who would be telling my patients where to get their tests, what tests they could have, and how much they are going to be paying for it. I think it is time to move the insurance industry out of our examination rooms. And the focus of the Democrats here in the House is to make certain that that happens, to guarantee that you have control of your health care decisions. It is between the patient and the doctor and the patient's family.

In the health care legislation that we are putting together, the winners, first of all, will be Medicare patients, because with our legislation, with the efforts we are about to make, there will be no deductibles and no out-of-pocket expenses for prevention services.

The other winners, the biggest winners in this legislation in my view as a business owner, is small businesses, because small businesses can't afford to continue to pay 30 percent more per year. They will have it as a big win because we are going to pool small businesses together in large risk pools, large buying groups, to leverage down the prices for them. Just like the big businesses get discounts, today the numbers are almost unbelievable. If you are in small business, you are paying anywhere from 18 percent more than a large business, or 60 percent more, even though you live and work and recreate in the same location.

Another big winner is people who have coverage now. You will be able to keep it and hopefully at a lower cost. We want these insurance companies to compete against one another. Today they are exempt from the antitrust laws. That allows them to talk about where they are going to sell and compete and where they are not, or to conspire about prices. We want to eliminate that. Whether or not that gets into the bill is yet to be determined.

If you don't have coverage now, coverage will be available to you through some credits. We are going to help those, a helping hand up. It is not a handout; it is a helping hand up.

In my State of Wisconsin, with the fix to the geographical disparities, where a doctor or hospital might get paid \$40 for a service and the same service would be compensated by Medicare in Florida about \$200, we are going to address that. So Wisconsin hospitals and Wisconsin physicians, you are going to get an increase in compensation for your services through Medicare very shortly.

Overall the big winner will be our economy because when we drive down the cost of health care and improve the quality, you will have an opportunity as a small business owner to hire more people, to invest not in the Wall Street-run health insurance corpora-

tion, but to invest in your business and acquire the equipment you need to expand and hire more people so we can begin to work our way through this recession.

Mr. MURPHY of Connecticut. In Connecticut, we have an organization of thousands of small businesses who have joined together to make the push that you are talking about, Mr. KAGEN. They have figured out that the status quo doesn't work for them. It is actually run by one gentleman in particular who runs a small company who doesn't provide benefits for his employees because he surveyed the landscape of insurance options he could purchase, and he realized that there was no way he could afford it. For the margins he was making on his maintenance business and for the small number of employees that he had, that offered him no bargaining leverage with the insurance companies. He couldn't buy insurance for his employees and he desperately wanted to.

This is a guy who has some tragic personal and family stories with respect to health care concerns, so he knows more than anybody how important it is to have health care insurance and how health care costs can bankrupt you. When he found out that he couldn't afford it and keep the business up and running, he wanted the employees to have a wage to bring home, rather than fire half of them in order to give the remaining half health care, so he started an organization of small businessmen who have bound together in Connecticut. I don't know the latest numbers, but it is in the thousands, and they are pushing for health care reform, both at the State and Federal level.

And just to underscore what you have said again, it is a simple concept that when you have five employees and you are negotiating with the insurance company, and an insurance company in many States that has almost no competitors, they can take or leave you. If you don't want to pay their price, there is no reason to give you a lower price because you are only five employees. Even worse, if you are an individual negotiating only on behalf of yourself, you have absolutely no leverage. If you can't pay that insurer's price, they will be happy to move on to the next person who can pay their price.

In the 50 percent of the States in this country that have one insurer that controls more than half the market, the balance is even further thrown off. So what we are doing is simple economics. We are saying, instead of Joe and Mary and Sally, and Joe's garage and Mary's factory all negotiating on their own, let's put Joe and Mary and Sally all together into one pool. And let's put all of the rest who are negotiating on their own or negotiating as small businesses together, and then let's make the insurance companies bid to be able to provide insurance to those Joes and Marys and Sallys, and we will let the 10 insurers who give us the best

price in, and the others out. All of a sudden they have leverage for the first time ever, and they do it within a marketplace. It is a marketplace that is structured.

Mr. KAGEN. Do you mean capitalism?

Mr. MURPHY of Connecticut. It is capitalism. It is not unbrokered, unfettered capitalism but it is capitalism nonetheless where private health care companies offer the lowest price that they can, and they get business if they offer that lowest price. That doesn't happen today in this marketplace.

We are simply changing the rules of the marketplace to give a little better deal to those small businesses and individuals who right now are getting screwed in the marketplace.

Now, frankly, I think this isn't a Democratic idea, it is not a liberal idea or a conservative idea or a Republican idea. But for some reason when the Republicans ran this place for 12 years, they didn't come up with it. For some reason, even though they profess to be for the end of the preexisting condition exclusion, they had 12 years and they didn't come up with that idea. Although they profess to be for changing the way that we pay for medicine, as you talked about tonight, so we stop reimbursing just volume for volume sake and start reimbursing for quality health care systems, they had 12 years to implement that, and they didn't do it.

So again, I draw issue with a lot of my Republican friends who say we have gone too fast. And I draw issue with my Republican friends who say don't do anything, and I draw issue with some of my Republican friends who have found recent religion on this subject, because they have had a long time to implement some of these reforms, and it has unfortunately taken a change in the leadership of this House and the Senate to get it done.

Mr. KAGEN. I think what you are trying to say, it is hard to negotiate when you have a gun held at your head. How do you negotiate as a single purchaser against a large corporation? You can't negotiate; it is a take it or leave it.

We did something in Wisconsin where we created a prescription-drug program for senior citizens in low-income situations. I think it is the best prescription-drug plan in America. We have got about 103,000 senior citizens in a buying group, and that buying group leveraged down their prescription drugs tremendously. It is life saving. It saves taxes because when you are healthy you don't end up in the emergency room where it is expensive on the government who cares for these elderly seniors and low income.

So senior care saves lives and tax dollars, and it is exactly the same kind of concept that we did with the SCHIP, the State health insurance plan for low-income children. But let's not mix the metaphors, senior care and SCHIP are not government-run health care. It

is private doctors, private hospitals, private drug companies who provide the care and get paid through a government system. It is very fair. It is a level playing field.

So senior care is a wonderful model, a prescription-drug program that really works for senior citizens who are in lower-income situations.

Now I think a buying group is a good idea. Who do you think would stand against having large risk pools and lowering the cost of insurance coverage? My guess is going to be the Wall Street insurance corporations, for one. I think they would be against that, don't you?

Mr. MURPHY of Connecticut. And I would add to that list, Mr. KAGEN, some of the other industries that have profited off of the scattering of purchasing power. Pharmaceutical companies have also made a killing off our current policy, really founded initially in the Medicare part D benefit, that refused to centralize purchasing power, thus guaranteeing some pretty generous profits.

Mr. KAGEN. A buying group drives down the price in a competitive, openly disclosed price situation. When you have a very competitive medical marketplace where the power and the leverage and the purchasing power of people buying together, that is when you drive down the price.

But I want to burn this point into the American people: We are not talking about government-run health care. The government, hey, if you get sick, don't call your congressman, call your doctor. Today, you are calling your insurance agent to make sure that you can go to the doctor or hospital of your choice. We want people to have choices when you call your doctor. Ask your doctor for help, don't call your congressman or your governor.

Earlier today, I met with World War II veterans. They took the honor flight where they flew from Wisconsin this morning to see the World War II memorial that they hadn't visited before. There were over 80 of them. The youngest is about 85, and the oldest is about 92. What a great honor and pleasure it was for me to greet them and listen to some of their stories and to thank them for their service.

□ 1915

One senior came up to me, a World War II veteran, and he's much like a lot of people in the country, and here's his quote: "I don't want the government involved in deciding my health care choices, period." I said, Sir, I want to thank you, and I will share that quote on the House floor tonight with my colleagues so all of America will hear your voice. That's my job; I'm listening and transmitting their message. And then I asked him, How is the VA treating you? "Good. That's different." Well, it's different in some senses because he has earned his benefit and he is receiving the benefit at the Veterans Administration clinic and hospital, and

it's a benefit well deserved. We're fighting very hard to move those benefits up and to guarantee that it gets out to every veteran. But you see, it isn't that much different. It is government run, and he's happy with the service.

Now I will be the first to admit, as a doctor practicing in the VA hospitals in the 1970s, beginning in 1973, it was terrible, it was disgusting, it was to the point of becoming inhumane. Our shelves were not bare, but close to it. We didn't have the newer drugs to help our veterans who came back from Vietnam, in particular, and many World War II veterans. It got to the point where at one time I had to kidnap a patient and take him several blocks away in Chicago to a real hospital to get him the surgery that he needed because our operating room wasn't open after hours.

Things have changed. This Congress, the 110th and the 111th Congress have stepped up for our veterans, increasing by 77 percent—the biggest increase in the history of the VA—its funding. We're not at the top yet, but we're getting there, and we intend to invest in our veterans' care. The government isn't going to be your doctor. We're not talking about government-run health care.

Two other things that some World War II veterans were concerned about: KAGEN, now in that bill, are you putting in money for illegal abortions? Are you putting in money for people who are here outside the law, here illegally, who immigrated here but did it illegally? And the answer is no and the answer is no.

You're going to hear, unfortunately, a great deal of misinformation, but it is our intention to work with Members of all parties to guarantee that your tax dollars are going to you, who earned it like our veterans, and to make sure those benefits go towards legal causes.

I yield.

Mr. MURPHY of Connecticut. I thank you, Mr. KAGEN, because there is obviously a tremendous amount of misinformation.

I think the reason why there is momentum right now in this country in favor of health care reform is that as we have taken the time over the summer and the fall to confront this misinformation, we have made people understand that there is a difference between rhetoric and reality when it comes to health care. A tremendous amount of people who are driving the rhetoric have no interest in connecting that to reality because their agenda is not to really influence the contours of the health care reform bill, their agenda—and I'm talking about some Republicans, but I'm more talking about the folks who are in the entertainment news media—their agenda is to sell air time and to sell commercials and to say outrageous things that get them some attention in the world, and you can do that best by distorting.

So it is our job to come down here to the House floor, to go out and stand at town hall meetings, on town greens, in supermarkets—wherever it may be—to talk about the reality here.

I caught, as I entered the Chamber, Mr. KAGEN, you talking about Medicare. This is such an important piece of this debate. I actually caught some of our Republican colleagues down here earlier with a list of Medicare cuts that are in the bill. Listen, everybody seems to agree on both sides of the aisle that something is wrong with Medicare, right, that we have more money going out than coming in? Medicare is going to go bankrupt someday at the current pace—it's certainly not going to be around for me, and it may not even be around for some people who are becoming current beneficiaries today. So everybody agrees that we've got to do something about it.

Well, here's the problem: There are only two things you can do to fix Medicare, you have to start slowing the amount of money that goes out that we pay, or you have to start increasing the amount of money that comes in. Now, the second one isn't very attractive because that's increased payroll taxes, that's more money coming out of people's paychecks—and I'm not sure that a lot of Republicans are for that. So if you're not for more money coming into Medicare, the only way that you save it is by stopping the money from going out. And what this bill does is it slows the rate of Medicare growth, of overall Medicare spending, without cutting or harming benefits for seniors, and in fact improving them.

Now people might say, How do you do that? That doesn't sound right. That sounds like political double-speak. How do you cut Medicare costs but maintain Medicare benefits? Well, the problem as you've talked about already this evening is that we have all sorts of medical systems and hospitals and some physicians out there that are billing for all sorts of extra procedures and extra treatments that aren't adding any value. We have a lot of hospitals out there who do a procedure on somebody, send them home before they're ready to go home, and they show up again and again and again and again in the hospital, and we pay them every time that they come back.

And then we have a system of reimbursement to drug companies and insurance companies that are paying them 120 percent of the cost of actually providing the service, as we do for our Medicare Advantage plans. So how we have done this is by starting to tailor health care payments—not benefits—health care payments to hospitals and providers and drug companies and insurance companies to promote value, not volume—and you've said this already today, Mr. KAGEN—and then we take most of those savings and apply it to the overall health care bill to try to get people coverage that don't have it, but we take some of those savings and

make benefits better, as you said, closing the doughnut hole, eliminating all copayments for preventative services, increasing for the first time in the last 6 years the amount of money that doctors get on a routine basis to provide care for patients.

So we need to dispel this mythology out there that the Medicare growth restraints in this bill are benefit cuts. They're not. They are payment cuts and payment reductions that are going to save Medicare in the long run. And if Republicans want to come down to this floor and argue against any restraint of growth in Medicare, then if they want Medicare to survive in the long run, Mr. KAGEN, they then have to be prepared to argue for more taxes to pay for it.

Mr. KAGEN. But isn't that elimination of wasteful spending?

Mr. MURPHY of Connecticut. It is. You're talking about waste, fraud and abuse. Now fraud, we've got to do a better job of rooting out fraud in Medicare, but no matter how tight you get on fraud, it's never going to get you all the way out of bankruptcy. So you've got to get to the other pieces here, which are waste and abuse. If you ask me, medical procedures performed on me or on my family that don't add any value to my health but do add reimbursements to the doctor and hospital that I go to, that's waste, and we shouldn't be paying for it.

Mr. KAGEN. There are three other ways we could help to save money to reduce the cost of health care. The first idea is not a new one, we did it in Wisconsin with Senior-Care; we negotiated for deeper, steeper cuts and discounts from prescription drug makers. We need to be able to negotiate with pharmaceutical companies for deeper discounts for all of Medicare, for all the VA, for all the Coast Guard, and for all of us.

The men and women I saw today at the World War II monuments, they fought for this country, not only for themselves and their family, they fought for the entire country. So why can't we allow a veteran, who has a deep discount for a prescription drug, why can't we give that same discount to his wife and his family? What about his neighbors? What about his whole town? What about the whole country?

If we have a steep discount that we're benefiting from as we invest our tax dollars in the health care of our veterans, that discount should be spread out to all Americans who are here legally. So let's begin to negotiate for deeper discounts for prescription drugs for all of us.

The second thing we must do is to encourage hospitals to cut their overhead costs, to deliver care more efficiently, to make sure that our tax dollars are stretched to the very limit, not by cutting quality, but by cutting their cost of care. It has been done in a number of institutions, one of them in my district I mentioned earlier, which is the ThedaCare health care system. We

have to take that model and replicate it across the country. In over 10 years, we will save \$400 billion. That's called the elimination of wasteful spending. It's becoming more efficient. We have to do that not just in the corporate world and the business world, but in our hospitals. After all, we just proved in the sands of Iraq that we can deliver world-class health care in a tent in a desert. Then maybe we can do the same by getting skinny, getting leaner in our hospital system.

So negotiating for steeper discounts from drug companies, driving down the cost of care in hospitals. And the third, the biggest savings yet to come, is prevention, which is why we want people to get to a primary care doctor and make sure we diagnose things early because you're a cheaper date; your illnesses are better managed through prevention. And that the government can't do for you. That's something that you have to do with your family in the personal choices you make, in consultation with your own family and personal physicians.

Mr. MURPHY of Connecticut. I think that last point is important, but also important to understand the limitations. Prevention is critical, and there are all sorts of personal choices that we can make and be incentivized to make through the way that our benefit is structured to try to be healthier. But again, I come back to some of the arguments against it. I hear over and over again opponents of health care reform sort of putting the burden on individuals, like it's their fault. There are a lot of people who have gotten sick because of choices they made—bad eating habits, smoking, unhealthy lifestyles. There are millions of people out there who could have made better choices and avoided getting sick, but there are millions more who got sick through no fault of their own. We have to understand—and I agree, I'm not disagreeing with my friend, but as important as personal responsibility is in health care, it seems to sometimes be the only answer that we hear from the opponents of health care reform, that why should the government get involved in remaking the insurance markets? Why should we get involved in remaking our Medicare bargain? Why don't we just tell people to stop getting sick? Well, you know what, there are some people out there that can make better choices, but there are a lot of other people out there—like the gentleman that I spoke about who contracted gallbladder cancer that have no power over that, and we've got to have a system that answers for those people.

I just want to turn it over to our colleague here, because it happened to be as we were starting to talk about the transformation of our health care payment system that one of the champions of that transformation came down to the floor. So I will kick it back to you, and then you can kick it over to Mr. BRALEY.

Mr. KAGEN. I was a little concerned that you were going to blame all the

lawyers; I'm glad you didn't do that. But when we bring this subject up about reducing costs, many people on the other side have been screaming that if we just got tort reform, we could really drive down the cost.

I wonder, Mr. BRALEY from Iowa, if you could address this issue and other issues that we haven't yet discussed?

Mr. BRALEY of Iowa. Well, I think one of the things that people always overlook is the cost of patient safety on our health care delivery system. The Institutes of Medicine, which is the foremost authority in terms of independent, nonpartisan medical research has looked at this in three studies they did in the last decade there: patient safety treatise on to err is human; their patient safety study; and also their study of medication errors. Their conclusions were interesting because they concluded that the cost of preventable medical errors on our health care system every year is between \$17 and \$28 billion of preventable medical errors. That's the added cost in additional health care that's imposed on people who are injured due to preventable medical errors.

So if you multiply those numbers over the 10-year life of this bill that's being scored by CBO, you're looking at an opportunity cost loss by not focusing on patient safety of somewhere between \$170 and \$280 billion. That's why patient safety should be the primary focus of any health care reform, and that's what the Institute of Medicine concluded.

That is why when we were coming up with a solution to the enormous problem of over-utilization in certain parts of the country—it's a well-known problem—it costs, according to medical economists, somewhere between \$500 and \$700 billion a year, which would be \$5 to \$7 trillion over the 10-year period that's being scored by CBO. You could pay for everything in this health care bill five to seven times with those types of savings.

Mr. KAGEN. But if I can interrupt for a minute, this internal conversation about the CBO, Congressional Budget Office—for those of you listening, the CBO, the Congressional Budget Office, only counts money that goes into and out of the United States Treasury. They don't measure those savings, do they?

Mr. BRALEY of Iowa. Well, they don't because they don't have the opportunity to look at what portion of those would be directly related to Medicare, Medicaid patient and the cost shifting that takes place when we ask other people to carry the burden of fixing those problems.

But I want to focus more on what's in the photograph next to you, because we stand on this floor every day and talk about policy.

□ 1930

To a lot of people policy is vague. It's hard to understand. It's complex. But you, Dr. KAGEN, have put a human face

on health care. I want to spend just a few minutes talking about the human drama of health care that nobody seems to really be talking about.

When I was out at my 17 town hall meetings in my district this summer and people were complaining about this health care bill and who was going to benefit from it, I would always bring them back to the human side of health care. I would talk about my nephew's 18-month-old son, Tucker Wright, who lives in Malcom, Iowa.

Tucker was 18 months old when he was diagnosed with liver cancer. He had two-thirds of his liver removed. He faces a very uncertain medical future. The medical costs, as you know better than anyone, Dr. KAGEN, were astronomical from that surgery and from the followup and from the constant monitoring that has to be done on a young patient with such a serious medical condition. He is almost certain to get another form of cancer before he reaches the age of 18.

His parents are the classic example of what we want responsible adults to do. They are both employed in full-time employment. They had health insurance coverage. But with a lifetime cap on benefits in most private health insurance policies available now, his parents are locked into jobs that they cannot leave. If they do, under our current health care delivery model, they will be denied future payments for his health care needs, which are enormous, because of something called pre-existing condition exclusions.

It's more than that, because I have attended fund-raisers for this adorable little boy, because even with good health insurance, they have tens of thousands of dollars of uninsured and underinsured health care needs. You have seen that human drama play out, and I would like you to talk about the toll that that takes on the families that you cared for in Wisconsin.

Mr. KAGEN. Well, I will tell you about Brandon Rudie, who is a 2-year-old who, through no fault of his own, accidentally fell below the lawnmower of the father cutting the lawn. They busted through the cap. They stand to lose not just their jobs but their home. We had a bake sale to try to come up with money for Brandon, who lost much of his face and some facial structure. He is going to have to go through a lot of surgery that this family cannot afford.

The days of having bake sales to pay for a child's health care needs must come to an end.

I yield to Mr. KLEIN from Florida. Thank you for joining us.

Mr. KLEIN of Florida. Well, it's my pleasure to join my colleague from Iowa, Mr. BRALEY, and Mr. MURPHY from Connecticut and Dr. KAGEN. We have been doing this now for a couple of years together and it's an honor to represent our respective communities.

I am from Florida, a wonderful place to live, great place for retirees to come. As you know, a lot of people retire to Florida or retire to other places,

and they know that they have got Medicare.

Medicare was something that was set up many, many decades ago, and I think just about every American wants Medicare because they know they have got security. They have got the security to know that they are not going to fall into a situation where, as an older person, that they are going to have a medical expense that will be out of control. They may have a nest egg they have put aside after all those hard years of work.

When Medicare was originally set up, it was set up as a way to cover hospitalization and significant medical costs; it was doctors and providers and things like that. What happened that's a good thing over the years is we have got some tremendous scientists and medical researchers who have come up with some really good prescription medications that keep people healthy and keep people alive longer, and that's a good thing. We have to thank the great companies and great people in the United States that make our pharmaceutical industry the envy of the world.

However, the problem, the down side of all of this goodness, is the cost. Unfortunately, the cost has just gotten out of control, out of control for private businesses who have to pay for it as part of the medical plans, out of control for Medicare and for anybody who has to provide, to buy their medicine.

As a matter of fact, there was an argument a couple of years ago about you shouldn't be able to buy your medicines from Canada. What absurdity. Many times it's the same medicines that are produced in the United States, sold to Canada, and you can buy it for a lot less. We all understood that. We tried to fix that. The previous administration didn't allow us, but that's obviously being fixed now.

One of the things that was passed is the part D part of the Medicare prescription drug plan, and it's called the prescription drug plan because people who are Medicare patients can now get a prescription drug plan that can cover a lot of their costs, and that is really a lifesaver.

I take some of these pharmaceutical products. I have got a little hereditary problem with cholesterol. I take Lipitor, which many people do. I will mention it by name because it is what it is. My father, who is 80 years old, he is really a wonderful man and still plays tennis three times a week, but he takes Lipitor. He has blood pressure—these are the things that keep him alive today. If he didn't have them he probably would maybe have had some serious illness.

But the problem when the Medicare prescription drug plan was constructed is they created something in the middle called the doughnut hole. For those people who pay a few thousand dollars of medical expenses or it's counted up to a certain point, at a certain point

they have to pay 100 cents on the dollar. If you have chronic medical problems—and there are a lot of our senior citizens that do—all of a sudden they go to the pharmacy and they have to pay \$160 for this and \$640 for that, and all of a sudden thousands of dollars out of their pocket.

You know, the story you just told about the young people who have had their serious illnesses, what about those senior citizens in our hometowns that are making decisions about medicine or food or a mortgage payment or medicine? That's not where this country should be.

Good news, good news. In the bill that's being proposed right now, we are going to phase out this doughnut hole, reduce it in size and allow people from day one to buy medicines at a lower cost and eliminate it eventually. It's very expensive to do, but it has to be done over time.

Originally, the way they talked about this was it was going to start in 2015 or 2020. Great news. Last week, it's part of the whole discussion, the bill is still a work in process, but many of the things that many of us have been fighting for—I have been fighting for this, I know, as my colleagues have from day one of getting elected—was helping close the doughnut hole. The good news is we fought and we just now got an agreement in the House that on January 1 of next year we will start that process of closing the doughnut hole and reducing those out-of-pocket prescription costs for our seniors.

It makes you feel good because this is something that I have heard from so many people and, you know, I know my own dad and his costs, and he and his wife hit that doughnut hole. This is real. If we can do whatever we can to keep people out of hospitals and having a peace of mind and quality of life, that's exactly what all of this is about.

Mr. BRALEY of Iowa. I think one of the things we have been talking about is how you put a human face on complex health care policy. When we were out in our districts, we got a lot of feedback about the public health insurance option and people saying don't do anything to disrupt our private health insurance system.

I had a recent meeting with a young woman, 20 years old, Hannah Rodriguez is her name. She is a student at the University of Northern Iowa in my district. She sat down to interview me, and one of the first things I noticed about her is she had a cleft palate, 20 years old in the United States of America. She was so excited because she said she was soon going to have her final surgery to fix her cleft palate.

I said to her, Well, what's taken so long for you to get this surgery? She says, Well, my mom and dad don't make much money and they have been saving up money to have this surgery done. I said, Well, why isn't this covered under your health insurance? Your folks have health insurance, don't they? She said, Yes, but this is considered cosmetic surgery.

Think about that. A young woman, for 20 years, born with a birth defect, just like cystic fibrosis, just like cerebral palsy, all of which are covered under a regular health insurance policy, and this young woman has been struggling with this for 20 years. That's why we have to fix this broken health care system.

Mr. KAGEN. Thank you, Mr. BRALEY.

I will summarize by saying that we are working hard to fix what's broken. We are going to improve what we already have and make sure that it's at a price we can all afford to pay. What kind of nation, what kind of nation would we be if we didn't take this positive step forward?

HEALTH CARE

The SPEAKER pro tempore. Under the Speaker's announced policy of January 6, 2009, the gentleman from Iowa (Mr. KING) is recognized for 60 minutes.

Mr. KING of Iowa. Mr. Speaker, it is a privilege to address you on the floor of the House. I have the chance to do so, perhaps, with some people that have expertise in the subject matter that I heard just go through my ears a little bit ago, and that would be where do we save money when it comes to this cost of health care in America?

I listened to the gentleman from Iowa (Mr. BRALEY) talk about 17 to 28 billion in added costs of preventive medicine. Preventive medicine. When I first heard that, I actually misunderstood his point. I thought surely he was talking about defensive medicine, but, I am sorry, it wasn't the case. It was preventive medicine.

This amorphous target of how you save money on health care by watching your diet and being physically fit and getting regular checkups, yes, that's important. But his discussion of \$17 to \$28 billion multiplied across 10 years, actually, when you look at it, it pales in comparison to the overall costs that are included in the lawsuit abuse in the health care in America.

I will submit these numbers, that the lowest number that I find is that the costs of medical malpractice, Mr. Speaker, and the liability insurance and the defensive medicine that definitely takes place so that doctors can protect themselves from lawsuit abuse adds up to a number of something like, a lowest number is 5½ percent of the overall health care costs. The health insurance underwriters put that at 8½ percent of the overall costs. That's \$203 billion a year, and this is still a low number. If we take Mr. BRALEY's analysis and multiply it times 10 for the 10-year life of this bill, that comes in to over \$2 trillion, the costs of the defensive medicine that's taking place and the funding that goes into the pockets of the trial lawyers.

I talked to an orthopedic surgeon who had told me that 95 percent of the tests that he runs are unnecessary, that his diagnosis actually will apply. It will be there, but he has to protect

himself for that 5 percent that he may need to be right. But the 95 percent are there, money that's wasted, he said completely wasted, in order to protect him from lawsuits that come from trial lawyers.

It's interesting that a trial lawyer would come to the floor of the House of Representatives and talk about the value of preventive medicine but not the cost of defensive medicine. That's a subject that I will never hear defended on this side of the aisle. If anybody over there would like to ask me to yield, I would be happy to take this up how many trial lawyers might be in that large caucus that has a 79-vote advantage over Republicans and still wants to blame Republicans for their socialized medicine bill not being passed in the House of Representatives.

Those are the circumstances and the facts, Mr. Speaker. Actually, I believe it's a 78-vote advantage, and it lets the Speaker be able to have 39 votes to take a walk and still have 218 votes to pass a socialized medicine bill.

Now, you would think that if you had roughly 80 people swirling around over there that are extra over the number of Republicans, you might be able to turn your sights on the people in their own caucus, Mr. Speaker, and resolve this issue, instead of coming back here to the floor as the gentleman did, Mr. MURPHY, and point his finger at Republicans and accuse Republicans of not having solutions.

Oh, yes, we have solutions, Mr. Speaker. We have many solutions. In fact, I have in my hand here the health care solutions, not just from the Republicans, just from, oh, a little more than half of us, the conservative Republicans that are members of the Republican Study Committee. This report was produced by the Republican Study Committee, and the chairman, of course, is TOM PRICE of Georgia, a medical doctor himself and a lead thinker and a real national voice on health care, along with many of the doctors that we have in our caucus.

I looked down through the list of legislation that has been offered by Members on the Republican side of the aisle, and I see my name there, yes, but I also see names such as Mr. ISSA of California, Mr. FORTENBERRY of Nebraska, Mr. STEARNS of Florida, Mr. LATTA of Ohio, Mr. ROYCE of California, Mr. SCALISE of Louisiana, Dr. GINGREY of Georgia, MARSHA BLACKBURN of Tennessee, KENNY MARCHANT of Texas. It goes on and on, the mountain of legislation that has been introduced by Republicans.

It's quite interesting that another gentleman from Georgia this morning, Mr. DAVID SCOTT, made the allegation that Republicans had no solutions. Well, Mr. PRICE followed him over to the side of the floor and offered to give him this stack of Republican solutions. He smiled nicely, but he refused to take it. Now, we don't always get a nice smile from the other side, but they refused to accept this whole stack

of ideas. This is just a list of ideas. This isn't bills. These are a list of ideas. These are pieces of legislation that Republicans have seen fit to put into language for law and introduce into the CONGRESSIONAL RECORD and seek to get it passed into committee and try to offer these health care solutions as amendments to the overall markup of H.R. 3200, the bill that is the House version of this national takeover of our health care, or at least the framework to do so, Mr. Speaker.

□ 1945

So, it is something the American people need to see through. I can express frustration. I can speak from facts and I can speak from a level of experience being engaged in this debate. The American people, Mr. Speaker, need to focus on what is true and what isn't; what is honest and what is just; and what is, I don't want to describe it as dishonest, I will describe it as political hyperbole designed to reach a conclusion that I don't believe is in the best interests of the American people.

So I come to the floor this night to raise this issue and to enlighten I believe yourself, Mr. Speaker, and in the process the American people. And I will start out again, take us to this Medicare issue that was brought up by the other side.

Now, their argument is that there are billions of dollars to be saved in Medicare. And so they only want to cut Medicare by half a trillion dollars, \$500 billion in cuts to Medicare, and they will argue that Republicans want to raise the fees on payroll in order to fund Medicare if we are not willing to slash Medicare to our seniors by half a trillion dollars.

I recall watching a spokesman for the AARP on television one day arguing that, well, that half a trillion dollars in cuts to Medicare really isn't that much money. It is a small percentage of the overall layouts. Half a trillion dollars. What could they possibly be getting that would offset a half a trillion dollar cut directly to their members?

Here are some of the places that these cuts come from: \$133 billion, and now the most recent number that came out within the last few days is actually \$162 billion, cut from Medicare Advantage. A lot of those people are in my State, Iowa. Of course, they are senior citizens, and they want to have some extra options and they are willing to invest in Medicare Advantage. But since this is the only component of the Medicare program that actually has the private sector engaged in it, which keeps the costs down, the Democrats want to scrap Medicare Advantage.

They seem to despise free enterprise and despise economic competition. So this \$133 billion apparently has grown to a minus \$162 billion right out of the pockets of our seniors, taking away their Medicare Advantage, killing the rest of it after they have already landed a severe blow on this year.

Here is a minus \$128.8 billion from our hospitals. I don't have any hospitals that tell me they are being overpaid in Medicare, and I don't expect if I did have they would tell me that. But I can tell you the national number for Medicare reimbursement rates is only 80 percent of the cost of delivering that service—80 percent of the cost.

Now, some of these doctors and nurses and health care practitioners are actually in business for a profit, Mr. Speaker, and I don't begrudge them that profit. I hope there is competition, and the more profit they make, the more competition it is likely to attract. Some of these hospitals are for-profit hospitals; they all are not. So we can't begrudge them that profit. That is what has driven the United States of America.

In fact, over in my desk at 1131 Longworth there is a stack of flash cards in there that are produced by USCIS, the United States Citizenship Immigration Service. They are laminated glossy cards with a red background and pictures on them, and they are there so, let me say, naturalizing Americans that seek to pass the naturalization test to become American citizens can study on these flash cards the things they need to know.

For example, Who was the father of our country? George Washington. It has the question on the front side, George Washington on the back side. Who saved the Union in the Civil War? Front question. Back side, Abe Lincoln.

Question, What is the economic system of the United States of America? Flip the card over, answer: Free enterprise capitalism, Mr. Speaker. I mean, that is like the simplest no-brainer question for the economy of the United States that we require of anyone that wants to naturalize to become an American citizen in this country; they have to know it is a free enterprise system.

Yet we have people in this Congress that are constantly assaulting the free enterprise system. We have seen the nationalization of one-third of our private sector just in the last one year, one-third, according to *The Wall Street Journal*. And this health care industry, one-sixth of our overall economy, perhaps another 18 percent. If you add those together, we are very close to if not exceeding over half of our economy being nationalized, meaning a Federal Government takeover of management and running the show and calling the shots and freedom disappearing, all of that within, what, a year or a year and a couple of months, Mr. Speaker?

It is appalling to think that we have had an all-out frontal assault on free enterprise while at the same time we are testing our immigrants who want to become Americans to make sure they understand that this Nation is for free enterprise, that that is the basis of our economy. It is appalling. It is ironic.

It is disingenuous to take this attack against the free enterprise system in

America and go against Medicare Advantage, the only free enterprise component of Medicare, to knock all of that out, which is what they propose to do in H.R. 3200, and go after our hospitals and ding them for \$128.8 billion, when many of the hospitals and many of the hospitals that I represent are taking a high percentage of Medicare patients, and every time they take a patient, they know that they are losing money, and it has to be picked up somewhere else or they can't keep their doors open. So it requires cost shifting, and that is where we get the medical costs that seem out of line.

Then you can go on down through the line. Cutting home health care by \$56 billion. Cutting Medicare Commission, \$22.2 billion. Cutting Medicare Improvement Fund by \$22.3 billion. Part D, \$19.8 billion. We will be down to aspirin in no time. Skilled nursing facilities, \$14.6 billion. Cut part B schedules, except for physician services, \$23.1 billion. You go on down, CMS, innovation center, hospices, accountable health care organizations; \$800 million out of the power wheelchairs component of that. That must be MCCASKILL out of Missouri. And comparative effectiveness, \$300 million. The list goes on. Medigap \$100 million.

This stack here takes us up there in the neighborhood of \$500 billion cut out of Medicare. And what do we hear from the other side? "Well, we are always going after waste, fraud and abuse." "There will be always be abuse." I heard a gentleman say, "so we are going after the waste and the fraud."

Are we? If they know where the waste and the fraud is, rather than pointing to categories, tell me. Tell me, Mr. Speaker, what is it that is going on in Medicare in my State, in my hospitals and the clinics in my district, that is waste, fraud or abuse, when they are receiving on the national average 80 percent of the cost of delivering that service. I don't have anybody in my district that is making money off of Medicare. But Iowa is the lowest reimbursement State in the Union, and that is the biggest reason why.

So we have the lowest reimbursement rates in the entire United States of America. We rewrote that bill in 2003, and Iowa got a little better off. They climbed a little bit up out of that 50th in the Nation for reimbursement rates for Medicare. They closed the gap a little, but we never got up to 49th.

Who was number one in the Nation at the time in reimbursement rates for their citizens? Louisiana. Who got the most per capita out of the entire 2003 Medicare rewrite legislation and the prescription-drug component of that? Louisiana.

We look across this country, and Democrat after Democrat says "there is waste, fraud and abuse in my Medicare." Well, maybe it is in yours. It is not in mine. But you want to cut mine, not yours. You will defend those reimbursements to your districts. You

won't let us adjust those rates. You have a little package over there which I support, and I have worked with some of the people on that side of the aisle, and I appreciate the effort they put in. They deserve more of the credit than I can certainly take on this, although I did write some language into the 2003 bill that allowed for consideration for cost and quality.

But this is supposedly a component of a negotiation that we will get, and that number is something like \$8 billion that would be rolled back in to help compensate cost and quality. But it is pretty vague. You can't get your fingers on it. The language isn't there. We don't really know whether it is cost and quality or whether it is demography and geography. I mean, that is the question now. If it is going to be demography and geography, that is what Democrats usually want to do.

So I suspect that they want to change the rates so that people that live in their chosen areas that meet their demographics will get a higher reimbursement rate. And I can only conclude that that means that they will target minorities and inner cities. And I think that every American should be considered as one of God's children, regardless of what their ethnicity or national origin is and regardless of where they live.

So, if you take that off the table, and I sure would like to because it pits Americans against Americans and causes some people to focus on skin color instead of the content of our character, but if we could take that off the table, it is still geography, and they will define the demography that gives them the advantage. They will still take away our Medicare Advantage and decrease and gain themselves an advantage to their constituents, without regard to justice and equity.

Now, justice and equity would look at this and conclude that the States with the lowest reimbursement rate should be in a position to get the greatest bump up. But even if that is not the case, what if it would be the States and the locales and the metropolitan service areas that had the best cost and quality ratios in America? Who ranks number one in cost and quality? And shouldn't we reward the people that produce the best product for the best value?

Now, my State will rank in the top five in every broad health care results analysis that comes out. Every objective, broad health care results analysis that comes out, I will be in the top five. Sometimes we are number one in some categories, and sometimes it moves across the spectrum. But they will be in the top five in quality because of the result that they get, because a lot of people that are there put their hearts and their heads and their souls into this and their backs and their hands and all their know-how and resources, and they get a good result.

So that is the quality. But they are rewarded with the lowest reimbursement rate in Medicare in the Nation.

So they get a low cost, because they aren't being paid for the service that they are providing. They produce a high quality anyway. And I am saying that we need to recognize the best cost and quality combination in America and reward those.

If you want to go out and find a half a trillion dollars in savings in Medicare, don't come to my State. Don't come to my district. We are producing the best combination of cost and quality in America. Go to those places then where Medicare reimbursement rates are high and results are low and advise them that they are going to have to get their standards up, but you are going to reduce their reimbursement rate, if that is your determination, to take half a trillion dollars out of this. That is my suggestion.

This is the chart. This is the reality. To cut Medicare and argue that there is waste, fraud and abuse everywhere, slash it across-the-board and starve the people that are doing the best good for the least amount of dollars is unjust, and there is no equity there for anybody involved, not the providers, not the practitioners, not the patients, not the senior citizens in this district that I represent, which I believe is the most senior congressional district in America.

The Fifth District of Iowa and Iowa itself has the highest percentage of the population over the age of 85. And then of 99 counties in Iowa, 32 of them are in my district, and in that 32 county district, we have 10 of the 12 most senior counties in Iowa. So, 10 of the 12 most senior counties in Iowa in the most senior State in the Nation results in, I believe, the most senior congressional district in America. And we are looking at a half-trillion dollar cut across this country because some people have to figure out a way to pay for this \$1 trillion to \$2 trillion bill.

Now, this takes us to this conclusion that was drawn by President Obama while in debate with Hillary Clinton in the presidential primary process last year, in 2008. And I think it was a given that going into this presidential contest on the Democrat side, Hillary Clinton clearly owned the field as far as knowing her health care issues. And here is a point as to why I say that, Mr. Speaker.

She produced this for America, working in conjunction with her husband, Bill Clinton, who, by the way, came to this floor and spoke from this well on September 22, 1993, to plead with and entreat a joint session of Congress, House and Senate Members and the galleries full, to adopt his concepts and write into law a national health care act that would completely take over at that time one-seventh of the U.S. economy. And Hillary Clinton was instrumental in that.

□ 2000

She held the meetings and put together a bill. Some were closed-door meetings. That sounds a bit familiar

these days. I remember my frustration at the door being closed with Hillary Clinton and a big table full of people who were sliding papers around, arguing and hammering out the destiny of America. I have always had an aversion about turning people loose to go make decisions for Americans or Iowans behind closed doors.

I recall a policy that needed to be handled when I was in the Iowa Senate. They appointed six Democrats and six Republicans; the 12 apostles, I called them. They put themselves in a room and closed the door. They all swore an oath that they wouldn't talk about the product they were working on until they all agreed to come to a conclusion and sign off on this document, and then that's what they did. One of my close friends was in that room and would not utter a word of what was going on, what was being negotiated inside that room, and of course I didn't pry very hard because I respected his integrity.

But you know what happens, Mr. Speaker, when they meet behind closed doors, when they meet in secret, when they appoint themselves as the people that are the—how shall I say—the sole repository of wisdom inside the room when they close the door. They come out. And once they reach a consensus inside the room, they produce a document or a philosophy, and they all sign off, either in ink or verbally, and they go out and stand together behind the microphones. Then they say, We have produced the best product possible. We've had the right brains in the room, and I am really optimistic about what we've done. This is the right thing for America or Iowa or whatever group it is that they're seeking to impose this policy on. And invariably they will say, Don't amend this because if you do, this perfectly balanced specimen that we have would be knocked out of balance, and it won't be able to function properly.

It actually reminds me of former Secretary of the Treasury Paulson when last year, on September 19, he came to the Hill and asked this Congress to write him a check for \$700 billion. His response to us and his presentation to us was, I've been looking at this for 13 months. You've only been looking at it for 24 hours. I have thought of everything. Whatever you think of will knock it out of balance. Don't try to amend this. You will destroy the overall product. This is a perfectly balanced vehicle.

Well, it doesn't take much to perfectly balance a vehicle when it happens to be not a blank check but a check for \$700 billion, signed by the American taxpayers and borrowed from the Chinese to be paid with interest and principal by grandchildren yet to be born. Those were about all the details that were in there, and I had to write some in myself as I speak about it; not in the language itself. That's what came out with the \$700 billion TARP piece.

By the way, the Wall Street Journal came out today with some regret that

they supported that \$700 billion. Now they would like to see the plug pulled and the money paid back to the American taxpayer and no more doled out in the fashion that it was. That's an inside-the-closed-doors rush to judgment. And right now we've got behind-the-closed-doors negotiations taking place in the House of Representatives, in the United States Senate; people frantically negotiating at different stages with doors closed. Maybe three Senators over on the Senate side right down that hall, Mr. Speaker. A few more House Members maybe.

I've talked about some of these things that are ironic, but here is the irony: As President Obama was campaigning—and I will have to circle back to the Hillary issue in a moment. But as President Obama was campaigning, he said that he would open up unconditional negotiations with Iran. That meant to a lot of us, Mr. Speaker, that we envisioned Barack Obama sitting down across the table with Ahmadinejad or the Mullahs and maybe asking them if they would just be nice people and shut down their nuclear weapons operations.

Now aside from how that makes the United States look and how it rewards people for threatening Israel and the United States, aside from that, Mr. Speaker, it seems ironic to me that the President is meeting with people like HARRY REID, NANCY PELOSI, a handful of Democrats, and they're crafting legislation behind closed doors, yet he's not willing to sit down with people like MITCH MCCONNELL, JOHN BOEHNER and ERIC CANTOR. What is it about that, Mr. Speaker, that the President of the United States would announce that he's willing to do unconditional bilateral negotiations with Iran, Ahmadinejad, because he is the boss there. If you will remember, he won an election, an election supported by the White House—or the result, at least, supported by the White House. To sit down with Ahmadinejad potentially or the Mullahs but not the leaders in the Republican Party or the leaders on the health care issue—and we have many on our side—is a real irony. I was about to make the case that during the campaign, Hillary Clinton made the argument that her version of health care—now it wasn't exactly this. She had some alterations because 14 years have gone by, and we know that the shape of this body isn't the same that it will be after 14 years of wear and tear. But this is the 14-year-old, now 15-year-old flow chart of HillaryCare.

I believe that her background in this is what drove President Obama into taking positions on health care that now he is seeking to sustain in the same way that he's seeking to sustain his Executive Order that closes Gitmo, Guantanamo Bay, on January 22 of next year. The difficulty of accomplishing such a thing looms now over the Justice Department in an imposing dark cloud, a hasty Executive Order, a

policy in health care that was hammered out in the face of, I'll say, persistent, skillful debate on the part of Hillary Clinton. But this is her plan. This is from the New York Times back in '93-'94, shortly before Senator Phil Gramm stood down that hallway on the floor of the United States Senate and said, This plan passes "over my cold, dead political body." A lot of people thought that Phil Gramm was wrong, that this health care bill couldn't be killed. Phil Gramm wasn't the only one lined up to kill it, Mr. Speaker. There were many of us that did, but he was a man that was in the lead. He was one of the generals fighting this war to fold this scary flow chart and end the effort to take over what was at that time one-seventh of our economy. He inspired people in the House, people in the Senate and people all across America with his belief and conviction that this could be killed.

So this scary flow chart, this thing that I've said a number of times scared the living daylights out of me when it showed up in the paper, and I ended up with a laminated chart. And I do think it's someplace in my archives. But I hung it on the wall in my construction office in that '93-'94 era, and it stayed there all the way through the nineties. When I got to wondering about government and how I was going to keep a construction business operating in the middle of the tax increases and the changes in regulation and the burden that I had of government, I would look at that chart, and I would see that it had been buried by the leadership of Phil Gramm and others and by the American people, it gave me great heart that the common sense at the core and the heart, soul and conviction of the American people prevailed over this scary flow chart, which is a complete takeover of the health care system, and almost every one of these boxes would have become and our future would have been these proposed organizations, proposed agencies.

Now we have a new flow chart, not the 1993-94 version. Fifteen years later, we have the 2009 version. Mr. Speaker, if you observe this, the white boxes are existing entities out there. Here is the private sector entity, private insurers. Here are the traditional health insurance plans that they produce. You can go on around and see what exists along here. The Office of Civil Rights is there. The Office of Minority Health is there. But there are at least 31 new agencies and now, on a more careful inspection, it grows this up to more than 50 new agencies created by H.R. 3200.

This is a scary proposition. HillaryCare, scary in black and white, was scary enough to scare some of us into public life. It didn't scare me out of the private sector because this was killed. It was killed by the American people; but it helped motivate me to come into public life. I wonder if that had not been proposed to the American people whether I would be standing here opposing this or even in the

United States Congress today. This takeover now of one-sixth of the American economy is a scary proposition. This takeover of a good share of our freedom, the freedom to buy the health insurance policy of our choice, the freedom to move to another State if we don't like the accommodations and the regulations that we have, the freedom to go without health insurance if we chose choose to do so, the freedom to take our risk and then be able to accept the profits that come from that, and pay the price if we take the risk.

Here are the few premises that President Obama has hung his hat on as a means of counteracting the very active and informed health care approach in the primary that Hillary Clinton mounted. He was forced to take a position on health care, so here are the two conclusions that he drew. One is, we spend too much money on health care. We have to fix that. The other one was, we have too many uninsured. We have to fix that. So somehow they've morphed along and have gotten away from the idea that, you know, there are rights and there are responsibilities. It seems to be that the point that they would like to make is a point that you're more likely to hear of in Western Europe than you are in the United States of America, and that is an argument that people have a right to a health insurance policy. The policy. I mean, everybody has access to health care. It may not be the best. They may go into a public health clinic. I know some awfully good practitioners there that have committed themselves to working in that environment, and I see high-quality care when I walk into those in my district. So maybe they go into a public health clinic. Maybe they walk into the emergency room, and it does run up some costs. But everybody has access to health care in America. Whether they have a dime, whether they have \$1 billion or whether they're in the hole and they have a negative net worth, they have access to health care. That is not the issue.

So they make a new issue which is too many uninsured. I will go to that chart in a moment. But I want to make the other point and it's easier to make, and that is President Obama's premise that we spend too much money on health care in America. You can argue that, and you can debate it. We're at around 14.5 percent on up to maybe more than 16 percent of our GDP is spent on health care in America. They'll point to numbers that show that about 9.5 percent of the GDP of the other industrialized world is spent on health care, some above, some below that number. Well, you know, this is all in the eye of the beholder. Those that are receiving this health care that need it, the lifesaving procedures, they will tell you that it is worth the price. But I won't labor that because we get into anecdotes to no end. I will just say this, if President Obama is right—and I am not conceding that point. But if he is right, for the sake of conjec-

ture, I would make this point. His solution for spending too much money on health care is, spend more. Spend \$1 trillion to \$2 trillion more on health care, and then somehow it magically fixes the problem of spending too much.

You heard the words from one of the gentlemen that spoke in the previous hour. It's counterintuitive. It's kind of hard to rationalize. Well, it is. It's not just counterintuitive. Mr. Speaker, it's completely illogical to make a point and take a drive for the presidency and seek to impose upon the American people through the leverage and the majorities in the Congress, the Pelosi majority here, the Harry Reid majority down that hallway, a \$1 trillion to \$2 trillion health care plan. Because we spend too much money, now we'll spend \$1 trillion to \$2 trillion more.

And now one of the President's moving targets—I feel like a cat chasing a ball of string here—but one of the President's moving targets now is, Well, it's got to be under \$1 trillion, in the \$900 billion range. So write me a bill that does that because we can't take the political hit of something that's over \$1 trillion. So they brought the doctors fix to the floor of the Senate the other day, and the doctors fix was \$247 billion to try to fix the adjustment rates for our doctors that are underpaid in some of these cases. It failed on the floor of the Senate, and 13 Democrats voted with Republicans. How can this be? That was a way to take that \$247 billion out of this government health care bill so that the bill didn't go over \$1 trillion. If they would have passed that, the doctors fix wouldn't be a part of it, they wouldn't have to put it in there, and they could keep it all under the \$1 trillion category. We're really here with AARP making a public statement that \$500 billion is a very small percentage of the overall outlays, and they can take a hit and have their reimbursements reduced in the category I showed in this chart earlier, by \$500 billion, and still their hearts are cold.

How can they do that? I have a chart here that shows me a little bit about why AARP might do that. A couple of points here. One of them is that there is a section in H.R. 3200 that would exempt Medigap policies from new limits on preexisting condition restrictions.

□ 2015

Well, AARP's Medigap insurance, which they sell and which they collect a good deal of premiums on—and it's the lion's share of the profits that AARP makes—continues to deny Medigap claims to individuals with serious health conditions. There is a preexisting condition clause written into Medigap policies, and H.R. 3200 would preserve the preexisting condition component for AARP. So I presume that is one of the reasons AARP can watch \$500 billion be cut out of Medicare as long as they preserve their preexisting condition component of their

Medigap insurance, which is so they can stay in that business.

There are several others on the list, but that's the easiest one to understand.

The President wants to solve a problem with spending too much money by spending more—\$1 trillion to \$2 trillion more. The Democrats in the Senate, HARRY REID, sought to blur that and sought to exempt the doctors fix so that they could keep their, I'll call it, socialized medicine bill down below \$1 trillion. The \$247 billion piece of legislation that dealt with the doctors fix independently was shot down in the Senate, and it could not receive a majority vote.

So let me get that other part of the President's position illustrated, Mr. Speaker.

This is the other position of the President's. The first, remember, is that we spend too much money. Therefore, we'll spend more. It's not logical because it's not logical. Here is the other one. We have 47 million uninsured in America—too many uninsured. Thus, we must insure them all because people on this side of the aisle believe that having your own health insurance policy is somehow intuitively withdrawn from the Constitution as a right that comes down from God, that flows through the Declaration of Independence, that shows up somewhere in the Constitution and maybe in the Bill of Rights, and that now they can divine that and hand that over to everybody in America, legal and illegal, no matter who you are.

I know that there are a good number of Democrats who have actually endorsed legislation that says that every human being in America—every person in America, would be the language—has a right to one's own health care, to receive it for free and that health care practitioners will be salaried employees who are working for the government. That would be a 1981 bill that I happened to read the other day, introduced by Ron Dellums and JOHN CONYERS. JOHN CONYERS is still here, and he's still pushing the same kind of issues.

This is the 47 million, Mr. Speaker, the 47 million who are uninsured. Now, that's the highest number that anybody defends. We could take this on down to, maybe, 39 million, but here is how you do the math:

These two categories right here are illegal aliens and immigrants. Add those both together, and it comes to 10.2 million. They're not part of the 47 million. They're not part of the people who, I think, we ought to impose upon taxpayers to fund their insurance.

I want to take illegal aliens and immigrants out of this equation of those who would be handed gift-wrapped health insurance policies. I want to subtract from that list the Americans who have the means to provide their own insurance. Those Americans making over \$75,000 a year can find ways to write checks for their health insurance

premiums. They don't. Nine million of them who are making over \$75,000 a year don't.

Here, this is 9.7 million who are those eligible for a government program but who are not enrolled—mostly Medicaid. They don't bother to sign up. Why would they sign up for another program if we hand them silver-plattered health insurance policies? All they have to do is walk in and sign up, but they don't—9.7 million.

Here are those who are eligible for employer-sponsored insurance but who are not enrolled—6 million. Hmm. They told their employers "I don't want it" or they don't bother to sign up.

Now, all of these people who I've described are the people who, I don't believe, the American people want to hand silver-plattered, gift-wrapped health insurance policies. For the ones who are left, we do have some compassion. Those are the Americans without affordable options. That's 12.1 million people. They are the Americans without affordable options.

Right before I yield to the gentleman from Texas, I want to show you what it looks like when you look at all of America. This is 47 million. This is 47 million in America's population. Here we are. Eighty-four percent are with health insurance. This is 306 million Americans in this circle.

These folks in these categories here are the ones who I say I don't want to insure and that the Americans don't want to insure—illegals and those with the money and those who are already qualified, et cetera.

Yet, as to this red sliver here, this tiny, little piece of the pie, that's 12.1 million people. That's less than 4 percent of the overall U.S. population—Americans without affordable options. Now, it would be nice to help these people. I'm open to doing some of those things, and we've got some proposals here on the RSC's list to do that.

Yet the real bottom line is that Democrats and the President, behind closed doors, are putting together a policy that they want to ram down our throats which will maybe reduce this 4 percent number down to 2, but the price would be to transform completely 100 percent of the health insurance industry in America and to start down the path of a complete transformation of 100 percent of the health care delivery system in America. It's the best health insurance system in the world. It's the best health care delivery system in the world.

We have a whole list of fixes, some of which we've passed out of this House but which were blocked by the trial lawyers and the Senate in the last few years. It's the Republicans who preserve your free enterprise; it's the Republicans who preserve our freedom, Mr. Speaker, and it's the Republicans who will reduce these costs in our health care and who will reduce this number of 4 percent slightly, not by a big amount, maybe by a percent or so or two. That's about half. All of this is

coming out of the lists here of the Republican Study Committee and of the list of the 10 things that I carry around in my pocket which are the solutions that I propose.

So, Mr. Speaker, I recognize that the most tenacious, resilient and, perhaps, entertaining Member of the United States Congress, who is from East Texas, is here tonight. Whenever I see Congressman LOUIE GOHMERT on the floor, I want to hear what's on LOUIE'S mind.

I'd be so happy to yield as much time as he may consume to the gentleman from East Texas, Mr. LOUIE GOHMERT, the judge.

Mr. GOHMERT. Thank you, and I appreciate the gentleman, my dear friend from Iowa, for yielding.

It is interesting when we talk about people who do not have coverage. As my friend from Iowa knows, earlier today, there were a great many 1-minute speeches given by Republicans and numerous 1-minute speeches given by Democrats.

A Democrat, whom I happen to like a great deal—he has always been most gracious to me—gave a 1-minute in which he pointed out that he had a friend who had called a doctor's office, seeking help with a medical problem.

The doctor's office asked the question, Do you have health insurance? He responded that he did not.

They said, Well, we will see you, but you'll need to bring \$250 to pay for the visit and treatment, to which he responded, as I recall, Look, I'm not from this country. I don't have \$250.

The doctor's office responded, Well, then you'll need to go to the emergency room.

So this individual is going to get health care, is going to have it provided. Obviously, somehow this person got into this country, and we don't know if he was legally here or illegally here. My friend across the aisle, my Democratic friend, said that's why we've got to have this universal health care bill. That's why we've got to pass this so that people like his friend could have health insurance and could be covered and would not have to go to the ER to get, apparently, his free care.

Well, that, I think, really points out a distinct difference between the approaches of the two parties. That is why, even though the Democrats have about 40 votes more than they need to pass any bill they want to, they still haven't got the votes they need, because our Democratic friends have indicated they can't support the bill that has been presented to them. Yet they take the opportunity to blame Republicans. We're not on board.

When you have someone come into this country—and let's give him the benefit of the doubt—who's here legally, he comes into this country and immediately demands free health care? I mean, that's incredible that somebody would have that kind of demand.

I know that, in China just recently, someone from the United States was

over there, and required a test. He was required to pay the money up front before he could get his testing. That goes on. China, for example, and Europe have been chastising the United States for squandering money—imagine that.

Here you have the Democratic position that somebody from another country who is visiting here, who is not a citizen, who is maybe here legally or illegally should be able to call up and demand that any doctor in the country he wants to see should be forced to see him even though he can't pay for it. It is amazing to me because, you know, I thought the Civil War was fought and won to show, among other things, that the Constitution did not allow people to become or to be made slaves. That's what would happen to the health care profession if you were to allow that kind of thing. By golly, the heavy-handed government is going to demand that you, Doctor—you who went through so many years of training and education and through all those sleepless nights while working as an intern and as a resident—will be required to provide free health care to someone who just comes into this country.

I was recently with a group that went over to the Middle East. We flew on a commercial airline—that is a long flight—and one of our congressional friends said that the lady next to him seemed well-to-do and that she had commented during the long flight that her husband worked with Hamas. Well, we recognize Hamas as being a terrorist organization, and here she's very cavalier about it. Well, he works for Hamas. During the course of the trip, she also volunteered that her son-in-law is with Hamas. Eventually, she said they were about to have their second grandchild, and with this grandchild, they were going to do as was done with the first: This daughter who was pregnant was going to fly over to the United States right before the baby was due, at the end of August, and have the baby. She pointed out that their family liked the option of having American citizens in their family. That's why they call them "anchor babies." That would allow them—her husband with Hamas and her son-in-law with Hamas—to come into the United States as an excuse because they're raising an American citizen. So they get visas. They come over here. They have babies. As she pointed out to a fellow Member of Congress, not knowing who he was: Do you know what the best thing about it is? She'll fly home with her new grandbaby, and she won't have to pay a dime.

That's what's going on, and that's what our friend across the aisle was pointing out earlier today that he thinks should go on, that people should be able to come into this country and demand free health care from whomever. Most of the people I know on our side of the aisle take the position that this country is such a blessing and that, through this country, we've been the most philanthropic country in the

history of the world. We've been able to help people around the world in times of crisis, and we're willing to do so in times of crisis; but if we take on the health care expense of the whole world as much as we're doing with pharmaceutical costs—and we seem to be subsidizing the pharmaceutical costs. If we do that with all of the health care costs for anybody who wants to just come in and get free health care—anybody who wants to at any time anybody wants to—we will bankrupt this Nation. This blessing that we've been handed will not be around to be passed on to our descendants.

You know, we've heard over and over—and I get so tired of hearing it because it's so untrue—that Republicans have no solutions. This is a bill that I've filed. It's a health care solution that, I think, trumps anything that I've heard any of the Democrats point out since we now know from Secretary Sebelius that the President, even though he keeps talking about "my bill" and "my plan" actually doesn't have any bill. He's talking about a set of principles. That was quite a revelation.

Anyway, in my bill, section 301 reads that, notwithstanding any other provision of law, a consular officer defined in section 101(a) of the Immigration and Nationality Act, 8 U.S.C. 1101(a), may not issue or renew an immigrant visa to an alien unless the alien presents evidence, which may be in the form of an attestation, by a sponsoring employer or individual in the United States in whose household the alien intends to reside who will be responsible for providing the requisite coverage, that the alien and the alien's spouse and children who are accompanying or following to join the alien will be covered by a high-deductible health care plan as defined in section 223 and will be an account beneficiary of a health savings account under such section after the alien's admission to the United States as an immigrant for the duration of the alien's residence in the United States or be subject to removal.

In other words, the long and short of this is, under my bill, we welcome immigrants coming into this country. We welcome them. It has made this country strong. Yet, since it's a matter of national security that we not let non-American citizens bankrupt this country, then in the future, if they allow my bill to come to the floor for a vote, anyone wanting to come in will have to prove that they will be covered, that their health insurance needs will be covered. They'll be met before they get visas. If their health insurance expires before their visas do, they will be subject to removal from the country. That would help provide some sanity.

□ 2030

And I know my dear friend from Iowa was with me when we journeyed to the United Kingdom, over to England, to talk about immigration over there, and we had one conversation with some

people with the British Government. And it was a bipartisan trip. There were people from both parties who were there. But a lady, she may have been on their type of Social Security, but she pointed out that before you can receive Social Security in the United Kingdom, they require, as I understood, that you be there paying into their system for at least 5 years before you could get a dime. And one of our friends from the other party was outraged: But that's discrimination based on national origin. You shouldn't be forcing them to pay in before they can receive. That doesn't seem fair. And she very calmly, and with that beautiful English accent, pointed out that, Well, in this country we happen to think it's fair that before you receive benefits from everyone else in the country, you help pay into the benefits pool.

Mr. KING of Iowa. Reclaiming my time, I thank the gentleman from Texas.

I recall that conversation. And just to give a balanced view of this, the lady was with the British Embassy and had a Ph.D. in Africa studies and a delightful intellect.

And I remember in part of that discussion and debate that I engaged with her, she made the statement that she believed that there was more freedom in China than there is in the United States.

"Why would you come to that conclusion?" was my question. And her answer was, "Well, because they have access to health care, free health care, in China."

I don't know that it is free in China, but that's the difference in a British viewpoint and an American viewpoint. We know what our rights are. We established those rights in the matter of wresting our freedom out of the British Crown. They're still under the Crown, so theirs have evolved in a different way. But we received a lot of the underlying principles of freedom. And they are delineated in our Constitution and in our Bill of Rights, and the foundation for them is in the Declaration, the rights that come from God.

So we see rights differently in America than anyplace else in the world, and it's awfully hard to talk about freedom with people who speak English that have a different definition of the word "freedom." So if there is more freedom in China because they don't have to earn their own health insurance policy, I'd say there is less freedom in China because they don't have to. We get to struggle here. We get to try. The people that excel and take personal responsibility need to have an opportunity.

Jimmy Carter would be the person I would quote on this. I don't know if he ever lived by it, but Jimmy Carter once said, and I think it was when he was in Iowa campaigning for the Presidency and establishing the first-in-the-Nation caucus. He said, I believe the people that work should live better than those

that don't. That's Jimmy Carter. And I don't know that he lived by it, but I believe those words made a lot of sense. That's why I remembered them.

I yield to the gentleman from Texas.

Mr. GOHMBERT. I appreciate the gentleman's yielding.

And I note interesting headlines in the news this evening. For example, one article says, the headline, "Reid Targets Government Takeover of Health Insurance." Another says, "Snowe," talking, I'm sure, about Senator SNOWE, "Rejects Reid Public Option Plan." Another says, "Democratic Senator Lincoln, Public Option a Non-starter." Another headline, "Lieberman Backs GOP Filibuster of the Public Option." Another Gallup poll: "Conservatives Outnumber Moderates."

So these can't be too good of news. This article from Monday says that in an appearance at a Florida senior center during the day, Speaker NANCY PELOSI suggested a new name for the same approach to ease the opposition, talking about the public option. She suggested, "the consumer option." Representative DEBBIE WASSERMAN SCHULTZ, a friend from across the aisle, Democrat from Florida, appearing at PELOSI's side, used the term "competitive option."

The article says, "Critics say that by any name, the approach amounts to a government takeover of the insurance industry," with which I would tend to agree. This article quotes Senator OLYMPIA SNOWE of Maine, the only Republican to vote with Democrats on health care so far this year, issued a statement saying she was "deeply disappointed" in the approach the Democratic leader had chosen.

But, anyway, it can't be too good of news for ramming this bill down America's throat and forcing us to take care of people who come into this country and immediately demand free health care.

We just have a difference of opinion across the aisle as to how that should be handled, but I also do know that we have friends across the aisle that simply do not believe that that will restore our country's ability to avoid bankruptcy by ensuring and providing health care to the world.

Mr. KING of Iowa. I thank the gentleman.

Reclaiming my time, I know that we are very near the end of this. But, Madam Speaker, the point that I would like to leave you with tonight is this: There was a time just 3 years ago when the American people rose up. They rejected a policy that was being driven through the House and the Senate, a bipartisan policy driven by the President and Democrats and Republicans that was called "comprehensive immigration reform." I called it "comprehensive amnesty." They rose up. They jammed the telephone lines, and they killed that bill.

This bill, this bad bill, affects more Americans. It does not have bipartisan

support. It has only Democrat support, and they're behind closed doors. The American people can rise up, Madam Speaker, and they can jam the telephone lines and they can stall the United States Senate and they can do so in the House of Representatives as well. They can convey this message to kill this bad bill so we can start all over with some real solutions, real solutions, among them the list that I have: tort reform, buy insurance across State lines, portability, full deductibility, association health care plans, health savings accounts, transparency in billing, electronic medical records, preserve catastrophic insurance, extend COBRA. That's just the top 10 on my list.

And here's what I'd reject. I would say that if we are going to be able to opt out, as HARRY REID said yesterday, well, I'm going to opt out of this: I'll opt out of abortions. I'll opt out of funding illegal aliens. I'll opt out of the lawsuit abuses that are costing us billions every year. I'll opt out of the tax increases and the Medicaid cuts.

Madam Speaker, I want to kill this bill, and I appreciate your indulgence.

HEALTH CARE REFORM

The SPEAKER pro tempore (Ms. PINGREE of Maine). Under the Speaker's announced policy of January 6, 2009, the gentlewoman from Texas (Ms. JACKSON-LEE) is recognized for 60 minutes.

Ms. JACKSON-LEE of Texas. Madam Speaker, let me express my appreciation for having the opportunity to share with my colleagues.

Listening to my good friends who have spent the last hour giving us the reason why, and usually in that question there is a sense of hopelessness and frustration, I rise today to speak of the answer, why not? After some 60 or so years since the 1930s, 1940s, 1950s, and 1960s when America has attempted to travel on the journey of health care reform, why not in 2009?

Frankly, I believe that we can. And as I listened to my good friend Congressman GRAYSON some few days ago on this very floor and he asked individuals who tragically had lost loved ones because of the tragedy, the inequality of lack of health coverage, health care insurance, I join him, and I ask that those who are sick today in America and want to be heard, that they are sick and getting sicker because of no health care insurance, I would like you to write in on my Web site, United States Congress, Congresswoman SHEILA JACKSON-LEE. Let us hear from you. For as we have lost, tragically, those who have passed, those countless families responding to a call for them to express their sadness and to provide us with this information, I know that there are those who are now suffering with their sickness alone because they have no health insurance.

So, today, I rise to the floor to give sort of a summary of a hearing that

was held today in Judiciary that allowed individuals to come to that room and for members to listen to them on their stories about those family members that are sick. Yes, some did die, but they spoke of their sickness. And I am delighted but saddened that those stories had to be told. The room had doctors, patients coming together around the question of why not? And if not now, then when? The Congresspersons came from States as far away as Ohio and Texas. They came from Washington, D.C. They came from Michigan and Arizona and New York to listen to these various Americans coming from faraway places, as far away as California, to talk about the tragedy of sickness and being alone.

Let me, first of all, start with the obvious question of what happens when America becomes sick? Well, right now we're in the midst of a pandemic of H1N1. It has risen to the level of national headlines. The President has declared a national emergency. In fact, newspaper articles are being written that one in five children will become infected with influenza-type ailments. So we know that our children are being impacted negatively.

On this past Monday in my own congressional district, I held a hearing with leaders from the public health sector, the private health sector, Ben Taub Hospital, Harris County Hospital District, Harris County Health Department, the City of Houston Health Department, our school districts, community citizens and leaders, who indicated that, as we work with our government, the Federal Government, here's how you can do better.

But as I was listening to their testimony, I could just think of sick people, in this instance sick with H1N1. And what will my colleagues say if this turned into the raging pandemic where lines and lines of people wrapped around buildings, where people were languishing in their apartments and home because they were sick and could not access doctors?

As a member of the Homeland Security Committee, we were founded and created after 9/11, the tragedy of unpreparedness in some circles. It was defined as people and this Nation not being prepared. So, for example, our first responders who addressed this question, our public health workers, our Public Health Corps here in the United States Federal Government, FEMA, and others were doing what they could do, but they were overcome by the fact that so many people did not have access to medical care.

□ 2045

There were those who might have been able to be cared for who were hesitant to go to a doctor. One, they could not access one, and, two, they didn't have the resources. Maybe they didn't have enough community federally qualified clinics, which is in H.R. 3200. Or maybe they had been denied insurance because they had a preexisting

disease and they said they could take care of it themselves. They were on various over-the-counter drugs when in actuality they should have seen a doctor. Maybe they should have seen a doctor at the first signs of the symptoms of this ailment and maybe they could have kept others from being infected. Health care becomes part of a national crisis.

I listened to some challenge to the Constitution about the right to health care. I frankly believe that the Bill of Rights does embrace this concept because the Fifth Amendment suggests the question of due process. And one does not have due process under the Constitution if your neighbor can have health insurance and save his children from the scourge of H1N1, not losing their lives because they might have vulnerabilities as a child, and you cannot.

So, Madam Speaker, everything is intertwined. It is an action and a reaction. As I listened to the hearing, I made several remarks. This the Monday congressional briefing where Members of our delegation joined us and they listened to the idea or to the fact that H1N1 is more widespread now than ever before. Health authorities say almost 100 children have died from the flu, and 46 States now have widespread flu activity. More than 5,000 people have reportedly died from swine flu since it emerged this year and developed into a global epidemic.

The World Health Organization said Friday since more countries have stopped counting individual swine flu cases, the figures are considered an underestimate. The flu has infected millions of Americans and killed nearly 100 children in the United States. The chief of the Centers for Disease Control and Prevention said Friday that over 1,000 people have died as a result, with 46 States reporting widespread H1N1 activity.

What happens as this is compounded by the millions who are uninsured?

Specifically, in Houston, Texas, there were two swine flu deaths confirmed on Wednesday, October 21, 2009, that have brought the H1N1 death toll in Houston up to 15. The 15-count death toll includes residents of many different areas surrounding Harris County. The State reported one new influenza-associated pediatric death last week. What do we say to that child's parents? I don't know whether they did not have health coverage, but I can assure you that there will be those infected who do not. The child who died was an 11-year-old with significant underlying medical conditions. The child was not vaccinated for influenza for the current season. Not H1N1, but the regular flu shot. I can only imagine that there might have been some difficulty in that child receiving that flu shot. So many are in that predicament. So many do not have access to doctors and clinics and health insurance; or a vigorous, robust public option which would help the millions of those who

now languish who may be working, but do not have the ability to access health insurance.

So I want to thank my colleagues and my chairman of the Judiciary Committee, Chairman JOHN CONYERS, for co-hosting and granting me the opportunity to act on my idea, and that was for this Congress to listen to the sick. And woe, did we listen to the sick today. From 9 a.m. to 2 p.m., we listened to people's stories. And so I share with you, Madam Speaker, some of the excerpts of these stories.

I have in the backdrop what America will do if this surge, this pandemic of H1N1, begins to filter into every nook and cranny and find the uninsured, those who could not earlier get a flu shot, those who don't have access to a physician to determine what they have. No doctor to give them Tamiflu, no place to go. Not because our very fine Federal authorities will not be having the opportunity to work with local and State authorities to provide offsite places for the H1N1 vaccination to take place as we get the doses and as they are being produced, but who knows of those who will go unattended because of their lack of understanding or lack of information or lack of ability to access a medical professional. Maybe they will crowd into the emergency rooms and make it a national and unending crisis.

In the hearing today, we mentioned the Vietnam War, where we tragically lost 50,000 of our brave and courageous treasures of the United States. We acknowledged their sacrifice and expressed the horror of that loss of life, although applauding their service to this country and never forgetting it.

But, Madam Speaker, without health insurance as I stand here today, we are losing 45,000 Americans every single year, a war that does not seem to have a peace table where we can sit down and resolve this conflict of those with no insurance because we are stuck, if you will, and people are not listening to the American people to be able to provide for a passage of H.R. 3200 with a vigorous public option, a bill that eliminates the preexisting conditions, that provides for opportunity for small businesses to be covered, that provides for the children's health insurance, that closes prescription part D, the horrible doughnut hole that no senior ever wanted to hear about, that protects Medicare and expands Medicaid and opens the doors of opportunity for all Americans.

Madam Speaker, The Wall Street Journal has never been a paper of great liberalism. They tell it like it is. However, many people not believe these numbers. A Wall Street Journal-NBC poll of today, October 27, 2009: Nearly three-quarters of Americans believe it is extremely or quite important to give Americans the choice between a government-run care plan and a private plan in any final health care bill, according to the latest Wall Street Journal and NBC news poll. Some 73 per-

cent said it was important to do so; 45 percent called it extremely important; and 27 percent said it was quite important.

What more do we need to do to make it clear that we need to put that kind of bill on the floor of the House and the Representatives of the people need to vote to ensure that the sick are responded to. The sick that work, the sick that pay taxes, the sick that have children, the sick that own homes, before catastrophic illnesses causes them to go into foreclosures.

The strength of the support continues to come from many Democrats around the Nation. But let me tell you something: It is extremely important to include the fact that more than one in three Republicans, 34 percent, want a public option and view it as being extremely important. As did 39 percent of Independents; 40 percent almost of Independents want a public option.

Now, some are arguing for a lot of different issues. I, likewise, will be advocating to keep St. Joseph Hospital open. Physician-owned hospitals have a meritorious role in this Nation. They take care of the sickest of the sick. But as we do this, the question becomes why not in taking care of the sick.

So, let me begin recounting some of the stories that were told to us from 9 a.m. today, October 27, in the House Judiciary Committee room until 2 p.m. It was certainly an appropriate forum, a place of justice where people's rights are judged as we work through legislative issues, making sure that every person has a voice.

I listened to some of my colleagues speak about the life and times of Dr. Martin Luther King, who himself understood that there was a necessity in this Nation to speak for the vulnerable, in his leadership of the Poor People's March, in his voice on the 1963 March on Washington, and in his own eulogy on April 3, 1968, in speaking about this Nation reaching the promised land, knowing that he might not get there with us, but that we as a Nation, as a people, could find the kind of promised land that would provide people with equality for all.

I am very glad to have been able to hear from the General Board of the Church and Society of the United Methodist Church. James Winkler, the general secretary, came to this hearing today to speak of the commitment of his church body, recognizing their role. In 35 congregations across the United States, he said there are far too many people in our pews who have fallen through the cracks in our broken health care system and they are not able to afford insurance and they are ineligible for Medicaid. I ask the question again, why not?

He spoke to us about Barbara, an attorney. Her husband and her children were covered by health insurance through her law firm. She developed cancer, received needed treatment; and, fortunately, the cancer went into remission. A few years later, however,

the cancer came back, and the family was slated to be dropped from their health insurance. Sound familiar? Pre-existing disease. Barbara faced a decision no one should have to face, whether or not to divorce her husband so that he and their children could receive health insurance. The question is, is this our America?

So we can listen to a long list of noes, a long list of proposals of what bills many may have. And I have the greatest respect for my colleagues. Obviously, when we drop legislation, we are sincere about it. But, Madam Speaker, there will be many opportunities to address some of the very good ideas that many of our Members have. I look forward to an ongoing debate on health care, but we ask the question, Why not? In the middle of a surge of a pandemic of H1N1, the swine flu, countless persons in their homes right now as we speak, maybe even suffering, doctoring themselves because they have no access to a physician.

The General Board of the Church and Society of the of the United Methodist Church and James Winkler, the general secretary, added this to his testimony today. Michael, a college student, was hit by a drunk driver and spent 3 days in a trauma hospital. Five months before the accident, he was dropped from his parents' health insurance because he turned 25 years of age. The very same population of 18 to 25 that a vigorous public option will help.

How many parents are out there right now knowing that their child is going to graduate from college, or even knowing that their college's health insurance plan is not enough. Your child could be on a vigorous public option. Michael was ineligible for Medicaid because he had also held down a job while attending college to assist in his hospital expenses. During his 3-day hospital stay, he accumulated \$97,000 in medical expenses and is now in the midst in a long physical rehabilitation, including major dental reconstructive surgery. His mother managed to convince her employer to add COBRA benefits for this young man at an added cost of over \$1,000 per month to what she is already paying for the rest of her family. Now the family faces financial ruin because of the accident.

These are tragic stories that we hear over and over again. James Winkler proceeded to say that the growing cost of health care means that many of our clergy and their families have inadequate health care and that many of our local churches have had to resort to part-time pastoral leadership. Many of our lay employees go without health benefits because of the high cost.

Madam Speaker, the stories of the sick, those that live that are begging this Congress to provide a vigorous and robust public option. Our speakers were many, but I am grateful that they were willing to share their testimony.

What about the documentary film producer? One would think that she would have the world in the palm of

her hands. What an exotic life. Natalie Noel was willing to come to this place and express the pain of what she has seen in her filming of New Orleans and the survivors of Hurricane Katrina, but also to tell her story of what happened personally to her.

□ 2100

Natalie Noelle, a journalist with news from Indian country, she is also an independent filmmaker; and, as she said proudly because she lives, a breast cancer survivor. She is a native of Mobile, Alabama, and of course she knew well of the civil rights movement.

Since August, 2007, she, working with a media company, had been co-producing "Reinventing Paradise." This is a heart-wrenching documentary that tells the dramatic stories of Gulf Coast residents who suffered unimaginable hardships. As she was in the midst of doing this, she became devastatingly sick with the disease of breast cancer. But as she was talking about her own story, she told us again about the people who are still suffering in New Orleans in the area, people who, with great strength of spirit and inspiring self-determination, are struggling to rebuild their lives, homes and communities.

But the people are also faced with physical and psychological problems, and they have little or no access to care, no access to care. Even in a video that she showed in that room, an EMS worker began crying because of the many people that she had to pick up for mental health challenges; they were in crisis, and there were no health facilities for them to go to.

She told this story as she began to tell of her fight as well. And her fight was that she, too, took ill and was enormously ill with cancer. Her story was one of courage, but it was devastating. In the middle of doing her movie "Reinventing Paradise" she was diagnosed with stage three breast cancer. She was suddenly hearing surgeons recommend an immediate mastectomy. "At the time I had private insurance with Alabama's single dominant carrier and a comfortable apartment in Mobile." And let me, Madam Speaker, for a moment just highlight that.

What the robust public option will do will provide the competitive edge that we don't have, will in fact save Americans \$110 billion. Can I simply ask the question, why not? Why would we reject that underlying premise, that a vigorous robust option as documented by the CBO that will save \$110 billion and it will provide an opportunity for your premiums to go down? And in States where there is only one or two insurers, you will have a competitive element. You won't close them down in no way. So much of our health insurance is based on employer-based insurance, but you will give the opportunity for low-cost insurance and you would have answered the question that Noelle is speaking to us now. This is her voice. Soon I was undergoing multiple surgeries, several courses of chemo-

therapy, radiation, experiencing pain that I cannot begin to describe. I know there are breast cancer survivors who live today because of that regimen, but I also know that there are probably those who are struggling alone. Some may be recently getting the news and wondering how they will be able to continue their health care. Let us hear your story.

"Unable to work, I lost my hair, my apartment, and found myself marginalized, humiliated, hopeless. My insurance was canceled." Are there sick who hear us today and tonight who could tell that story, your insurance was canceled? In a public option, no preexisting disease will disallow you from having insurance.

"My insurance was canceled," but her testimony is, "Thankfully it was canceled after covering my first year or so of treatment, but my medical bills continued to pile up." She began crawling back to life with the help of a former business partner and the support of friends.

She recently moved to Pennsylvania where she was able to receive physical therapy and to complete her healing process because of the public medical assistance program that the State of Pennsylvania has in place. Can you imagine, she had to crawl her way back to a State that would allow her to finish her health care?

What is the answer to the question, why not? It is simply that we must pass H.R. 3200 for the sick, the sicker, and the sickest.

I want to make mention now of some of the doctors that came because I will tell some of their stories. But I wanted to have a poster that they actually brought. They wanted us to read off these names—the American Academy of Family Physicians, the American Academy of Pediatrics, the American College of Obstetricians and Gynecologists, the American College of Physicians, the American College of Surgeons, the American Medical Association, the American Medical Student Association, the American Osteopathic Association, Doctors for America, the National Medical Association, the National Physicians Alliance and SCIU, the Committee of Interns and Residents, Doctors Council and National Doctors Alliance. They wanted us to know that all of these members stand for health care reform. And the large print says, Did you know half a million doctors support health care reform? Did you know that they support health care reform?

Many of these doctors were present with us in this hearing. Remember, this was a hearing for the sick, the sickest, and those family members who had suffered, and doctors came to share with us stories. And so as many as I can share with you tonight, I will do so.

What about Joan S., Kosloff, whose son, Eric, lost his battle because of lack of access to health care? Joan cried with us in that hearing. Joan was

comforted by the other witnesses. But her son, Eric, who had a strong constitution, had bounced back from other illnesses, had previous bouts with substance abuse but was recovering and was leading his life as a lawyer who handled pro bono cases. He was an advocate for those who could not speak for themselves, and he was working on behalf of those people. Around October 15, 2006, he was visiting in Philadelphia from Atlanta. The family noticed after a brunch and a happy time that he had a bad cold and suggested that he go to a doctor when you get home, your cough sounds terrible.

Occasionally, he went to the ER at an Atlanta public hospital. They prescribed an antibiotic and sent him home. Remember, he didn't have a doctor. He went to the emergency room. This has been the plight of Americans all over this country; their doctor is an emergency room. Those doctors are overwhelmed. I've gone sometimes with my mom, who is not Eric's age, but is 83. I know full well by being in emergency rooms often that what you see is an inundated system.

And so he went to the emergency room. That was his doctor. They sent him home. He took the medicine and he didn't get better. His mother spoke to him after the first trip to the ER and heard him still coughing. On November 18 he returned to the ER—remember, not to a doctor, not to a primary care provider, which, by the way, H.R. 3200 will provide enhanced opportunities for primary care physicians as well their specialists and other medical professionals, such as nurses and nurse practitioners and others who will help in the medical system. He returned to the ER and was given a painkiller because he complained of severe head and neck pain. It had codeine in it. His mother said, I can't imagine giving codeine medication to a recovering substance abuser, and I cannot understand why the emergency room doctors did not want to find the reason for his head and neck pain.

I don't know if Eric took the medication they gave him. Eric's daughter came to visit him and they went to a friend's house. The next night he became violently ill and threw up. Remember, this person is walking around, not seeing any primary care physician, not under constant care, no insurance. His roommates called his wife to pick up their daughter. She wanted to take Eric to the hospital, but he told her he just wanted to sleep. He then fell into a semicoma and his housemates took care of him and notified the authorities.

Finally, they called 911. An ambulance took Eric to the same hospital he had been to 4 days previously. He never regained consciousness. No doctor, no health insurance. Of course if he had a primary care physician he might have been diagnosed with meningitis and bacterial pneumonia.

These are stories of Americans who didn't deserve to die, who wanted to

live a full life, who were making good on their life and wanted to raise their children. This is a picture of Eric as his mother wanted us to see, vibrant, happy, serving those indigent clients that he wanted to serve, providing them with justice.

What about Dr. Rebekah Gee—and I call her a miracle—another accident victim hit broadside, both she and her husband, by an SUV while they were riding on a motorcycle. She says in the hearing room that she was lucky. She is the daughter of a university president and she had access to the best medical care and services in the country. I told her that she was a miracle. She is practicing OB/GYN now after that terrible tragic accident. And her husband did lose his life. But she admitted that they did not have insurance, he did not have insurance, and she is where she is today because of the position her father had and the willingness of their care to be at cost or not charged.

In my rehabilitation center, I spoke to a young woman whose husband got into a car accident—this is her talking about when she was being rehabilitated. He was severely mentally damaged. A family with three children, she had stayed at home and he had worked several jobs. Not only did this young woman have to deal with the fact that her husband would never be the same, but she would have to put all the money that she saved towards medical bills and lose her hope for helping her children's financial future. This was someone who was with her in the rehabilitation center. An accident or illness is punishment enough. That family, she was trying to say to us, was unlike her because she had resources through her father. Even though as a married couple they had no health insurance that would have covered her illness, she was in the same facility with a young woman who had children, whose husband was severely mentally damaged through an accident, and that person was going to have to pay. That was a sick husband, a sick family member, and they were going to have to pay and pay and pay and pay because they had no insurance.

We listened to the sick, but they were not worn out, they were not hateful, they were not angry. They were hurt, and they were pleading for us to do something for them. They were pleading for H.R. 3200. They were pleading and pleading and pleading and asking us to care. They were asking for a robust public option to bring down costs in insurance premiums that employers and others provide.

They were asking us to care about having insurance for 18- to 30-year-olds who were in the prime of their life, but who are also at the beginning of their careers or they are in college. They're asking us to care about hardworking families who, because of the expenses of the day, did not have enough money to pay for insurance.

And so I ask not why, but I ask the question why not?

And what about the story of a young doctor, so highly credentialed—George Washington University, faculty appointment, fellowship at NIH and internship at Vanderbilt University. Long before she earned a master's in public health from Harvard and a medical degree from the University of Chicago, she had dreams. She grew up as a child of a single parent in Detroit, Michigan. She saw the diseases that came about through inequity and disparities in health care. She saw family members not have access to health care. And this young girl, now a doctor, had a dream; she wanted to serve those people. She wanted to serve you and you and you that are now sitting in America with no health insurance. She wanted to be your doctor, your primary care physician.

□ 2115

But yet, in the system that we have, she could not find a way to serve the poor, to serve individuals that did not have access to health care and, in this instance, access because there are probably no federally qualified community health clinics, not enough. These individuals did not either enroll or qualify for Medicaid. These individuals didn't have H.R. 3200 or health care reform to provide a robust public option. She couldn't find a way.

So, in her own words, Dr. Anthony said she boycotted and is boycotting America's medical system today. She boycotted hospital care. She left the hospital treatment system because she could not treat patients because there were these oversight boards that would stop her from treating people who did not have insurance. They could be in the hospital, but they would be sent home, and she would feel empty because she was not able to provide them with care.

She told us about patients like her Aunt Chris who couldn't afford health insurance and, therefore, went without preventive screening and was diagnosed with invasive cervical cancer. She said she would never forget waiting for months to get her appointment at Cooke County or standing at the hospital pharmacy waiting in line wrapped around the corner just to drop off the prescription for her medication. Sadly, her aunt died in July of this year.

There are patients like her grandfather, who died in May from complications of CHF, leaving his retired wife with medical bills greater than the combined salaries of two physicians, or patients like her who were denied health insurance from private insurance when they were unemployed.

She boycotted the health insurance system because she, in her own words, said that she was disgusted and disheartened by the reality that 90 percent of the patients I choose to serve as a doctor, my family and community, could not get an appointment to see me if their life depended on it. She had difficulty sleeping at night.

Then she tells the story, this credentialed doctor tells the story of

having boycotted the system, and becoming unemployed, she joined the 47 million uninsured when she first moved to the District of Columbia. COBRA was offered for approximately a thousand dollars a month, but she was unemployed and she owed \$217,000 in medical school loans and simply could not afford it.

The private insurance companies denied her application for private insurance, including BCBS, Aetna, and Kaiser. She assumed her premiums would be higher due to the height and weight ratio, but I never imagined I would be flat out denied. Let me just say that again so I can get it right.

She accepted the fact that she was going to have to pay very high premiums. She was willing to accept that. She has already got \$217,000 in medical expenses. She thought maybe her physique would cause her to have increased payments. But can you imagine this credentialed doctor could not get health insurance at all? She was denied.

Madam Speaker, the loss of health insurance is not a respecter of age. It is not a respecter of your economic status. It's not a respecter of region. It's not a respecter of racial disparities or what race you are. It is an equal opportunity offender. It will attack those who suffer disparities because they are African American or Hispanic or Asian or if you are older or if you are younger or if you have a preexisting disease or if you have lost your job.

It is not a respecter of anyone. If you happen to have been wealthy and fallen upon hard times and lost everything, if your home has been foreclosed, you will fall into the trap of having no access to health care under this present system. I don't believe we can tolerate this kind of system anymore.

What about the story of a young physician who wants to ensure that he does what his life dream was, Dr. Alex Blum, who is a physician, a pediatric physician, who is concerned about making sure that he treats the sick children that are out there right now whose parents don't have health insurance and they may not be enrolled in the Children's Health Insurance Program because it has not been expanded as we plan to do in this legislation, H.R. 3200. But let me tell you his story, personally, what happened to him.

Six years ago, he says, when he was a medical student at Howard University College of Medicine in Washington, DC, he spent the summer doing an internship at the Centers for Disease Control in Atlanta. Don't we applaud that, a young doctor goes down to be an intern at a Federal agency? It speaks to the call of President Obama for those young people to serve. He probably could have gotten any other kind of internship. He became very sick. He went to the emergency room, was told he was in acute kidney failure. The problem was that his medical school insurance only covered him if he got sick near Washington, DC, not Atlanta, near Washington, DC.

So all of you parents, like myself, that have college-age children—they have graduated since—who want to go all the way around the world, in fact, they want to go way around the world; they want to work maybe down in New Orleans, as my son did, way away from his school, in order to be able to work at that time—he was in college—with Hurricane Katrina survivors; or my daughter, who went to the Mississippi Delta, way away from her school, to be able to help and work with those in that region. This young man went to the CDC. What parent could understand that he did not have health insurance because he had to be in the Washington, DC area?

It didn't cover me in Atlanta, he said. I qualified as underinsured. Aware that we could not afford out-of-pocket payment for a renal dialysis unit as was being recommended, my dad—his dad, a physician—drove him through the night from Atlanta, waking him every few minutes to see if he was responsive.

Let me see if I can get that. Here you are driving, trying to get through the dark of night. You have got a child that you love sitting in the seat going in and out of the consciousness, and you are trying to make sure that you are checking on that child, rushing up to get within the guidelines and boundaries of Washington, DC, so that you can get medical care. Until we finally reached Washington, DC, the next morning, even those of us who choose to enter the profession of caring for others are not immune to the dysfunctional health care system.

I thought that was a powerful statement that he, himself, had this concern. He is, of course, concerned about the 47 million uninsured and the 87 million underinsured Americans who deserve better. He trained in pediatric medicine at a county hospital outside of Los Angeles. At this county hospital, he cared for uninsured children, those enrolled in SCHIP and Medicaid. What he enjoyed most about working within that system was that he provided high-quality care to those who needed it the most.

His patients on Medicaid and SCHIP were able to easily see subspecialists. But he has a story here, and let me just tell it to you quickly.

He once cared for a 9-month-old boy who had a swollen face covered in a rash on his forehead and cheeks and raw in his neck folds. Any of us who picked up a bouncing baby, and we know how much we love to just nestle and kiss it. And just think of this baby with this rash. And many of us who are moms and dads know how babies can get chafe. This was raw rash, as he described it. How painful this must have been for that little 9-month-old who couldn't express himself. He sat before me and scratched his arms and trunk and uncontrollably to the point of bleeding. Because of his constant scratching, his skin had started to harden. He had uncontrolled eczema,

and his mother told me, in tears, how she had not been able to obtain a referral to a dermatologist, the county pediatric dermatologist, one afternoon a month, clinic time.

That same day, to prevent the mother from receiving a large medical bill, I did what I normally do. I got on the phone to a private insurance company and asked the insurance bureaucrat to agree to pay for the visit. As my other patients had to wait for me, I wasted time on the phone trying to solicit preapproval from an insurance company, but I could not sway the insurance gatekeeper. I tried my hardest to make this bureaucrat understand the child's bloody scabs, the mother's tears, but to no avail. The dermatologist took pity on the child and he did what physicians often do, he saw the child for free.

What a tragedy in this Nation. How can one accept this predicament? I ask the question, why not?

I thank Dr. Blum for going the extra mile, as so many of our doctors do day after day and time after time. I know it well, as my area includes the Texas Medical Center, Texas Children's Hospital, Hermann Memorial, Baylor, Methodist, St. Luke's, MD Anderson, and many others; St. Joseph's, the Doctors Hospital on Tidwell, so many where doctors just say yes. They just say yes.

But can you imagine? What could I have done? What do you think Dr. Blum could have done? Could he have taken a BlackBerry picture, an iPhone picture of this 9-month-old baby? Could he have squeezed it through the telephone for this bureaucrat to be able to answer?

A vigorous public option has to be the answer for there to be the kind of reality that we cannot allow this kind of system to continue to take the lives of the sick, the sick who want to live, the sick who deserve to live. This kind of condition is one that I believe can be enormously unacceptable.

Let me share with you some additional stories that I believe are important to make the story complete. We were very pleased to have at our hearing today the wife of Senator Fulbright, Harriet Mayor Fulbright, who came to advocate—she did not have to do that—for a vigorous public option. She could have continued her philanthropic work. We certainly know of the great work of her husband, Senator J. William Fulbright, and the legacy that he had left.

But she wanted to tell us of a condition that she was suffering. She had experienced anemia. There was a lot of different testing of what was her condition. Finally, she got a diagnosis. It involved cancer.

She had a doctor at Johns Hopkins whom she liked, as she said, from the start. He finally told her that even though the chemo was indeed killing the cancer, it was also causing such damage to my immune system that he felt I needed a second opinion. So he

suggested that she go to another specialist at Dana-Farber Cancer Institute.

She saw another doctor, and in a few months her life began to improve. The complete transformation you now see, and she was before us, and she looked wonderful, came slowly, but it was like a miracle, she said. I am not and cannot be cured, but I am in complete remission.

She went on to say it came about because of a medical team extending around the world, doctors who shared research findings and techniques freely, swapping patient stories in an effort to treat us all with greater efficiency and compassion, brainstorming ideas about how to spread the word about this disease so that future patients would not go through a year of more frustration.

She wanted to emphasize to us it was because she had health insurance of the kind that would allow that to happen. But she came to tell us that she was not satisfied that her life was saved, that she was sick, sicker and the sickest person that she could have imagined, but now she has the opportunity to play with her grandchildren because she had health insurance. But she testified today, as a sick person formerly, now in remission, that she wants to see a vigorous public option.

Again, we want to hear from the sick, the sicker and the sickest, because they are, in fact, the reason why we need to pass health care reform. H.R. 3200 is health care reform legislation that will, in fact, provide us the opportunity to save lives.

Madam Speaker, you know I mentioned earlier 50,000-plus of our brave men and women died in Vietnam, how many we lost in World War II and World War I and our other wars and, of course, the gulf war and the Iraq war, Afghanistan, as we are still on the front lines.

□ 2130

Those are enormous tragedies and treasure that is lost.

I am very grateful that one of my constituents that I have great admiration for that we lost just recently, Dr. Michael E. DeBakey, whom we had the privilege of naming the veterans hospital after, was the doctor that created the MASH unit.

Now, with modern technology we are seeing our soldiers come home from the battlefield, even different from Vietnam, and even though we have lost a high toll in Iraq and Afghanistan, we are saving lives because of a public health system, the military doctors who are in the field taking care of these brave men and women, allowing them to come home to their families, a government health care system.

I want the men and women who may live to serve in the United States military, or the child that may grow up to join the United States military, to be able to live if they would have access to health care and a vigorous public op-

tion, so that that 9-month-old baby who could not speak for himself laying on that table blistering his own body, uncontrollably scratching, and not knowing, just being a baby, an infant, that someone would be so callous as to refuse a treatment that could have occurred right there. Short of that doctor saying yes, that baby would have gone home with that mom.

Or the accident victim, the story that I heard in my own community, where a car was totaled with a mom and a couple of her daughters' friends, and where one child may have refused to go to the hospital, was told not to go because that family member could not afford the cost of the hospital, of the cost of the ambulance to take the child to the hospital. It was ultimately worked out that the child could see a doctor.

But I don't blame that parent or that family member. You have got to understand what that means, what that means to those who are paying rent, providing for three and four children, who are being the parent that we ask them to be, trying to provide for all the children.

Or maybe the parent that stood up in my town hall meeting and said to me, "What do we do? I have insurance. I went to the doctor. I took it there and the doctor said, 'This insurance is not worth the paper it is written on. What it says is it provides you with emergency care.' My son needs a physical in order to go into school." In order to start school, he needs a physical.

So many of us as Members of Congress in our town hall meetings on health care reform heard those stories. I told my staff immediately, we are going to get her the care that she needs. We are going to get that son a physical. We referred her and made sure that she got the very next day or within a day or two into one of the Federally qualified clinics. She knew nothing about it.

There are not very many in our community in Houston. We want to build up in Texas. They are growing. We are looking to invest in one with Rev. Ethan Ogletree, who is looking to put one in the Greenspoint area. We are looking to work with the Acres Home community to ensure that we have one there. And others are planning such clinics. Out of H.R. 3200, we will find the opportunity and the language and the provision to establish Federally qualified community clinics.

But that young man was able to get into one that our office provided him the access to, because that family did not know about that opportunity, so that he could get a physical and be able to return at that time to school.

Madam Speaker, I don't know how many more stories we need to hear. There are so many. I know that there are people who are sick, who are denied the access to a physician, or themselves make the decision that they are not going to go and get medical care. They are going to take care of them-

selves. They may try to ask a pharmacist and get some over-the-counter drugs.

As one testified in our hearing as well, another film producer who was willing to say in her story that she wound up asking friends who had similar conditions, can I borrow your medicine? Dianne, who was a TV producer, she told us that story. Many people do that.

Madam Speaker, many of them as well not only do that, but they cut their medicine in half, or they don't take their medicine. How many seniors do that?

So we have to fix this system so that the cost of prescription drugs for seniors does not price them out of caring for themselves and taking the medicine that they have. We must fix the system so that Medicare costs do not cause Medicare to not be able to serve all of the seniors and those that need it.

By the way, Madam Speaker, if we just count the lives that were lost pre-1965 before Medicare and look at the life expectancy term now, how much it has grown. I did not know my paternal grandfather. My grandmother told me that he died in the 1930s at home with pneumonia, not seeing any doctor, not having any insurance. That was America during that time. Congress even from that time, the 1930s, the 1940s, the 1950s and the 1960s, tried to do health care reform. How many lives, countless lives, were lost because of the fact that we did not have health insurance?

So this hearing today was a moment in history, one that I was so very proud to be a part of. We heard from Dr. Lucy Perez, a past president of the National Medical Association, who insisted eloquently that we should have the right kind of health care reform that brings down premiums and allows access for all Americans.

We heard from Dr. Aziz, a renowned and respected cardiologist. He has extensive training in heart and lung transplants and was a co-director of the heart transplant program at the University of Washington. This doctor advocated for a vigorous public option because he wanted to be able to use his skills on those who may not be the wealthiest in America. He wanted to cure the heart problems and lung problems through surgery of those who now languish in their apartments and homes because they do not have health care insurance, who have not seen a doctor, whose health is deteriorating, whose heart disease is growing and expanding.

I do want to make mention of the fact that Eric in his death shared his liver so that someone else might live. Can you imagine that person who needed that liver not having health insurance? Can you imagine that kind of continuing crisis in America?

It is important to note that doctors like Dr. Murphy came as well to speak about the importance of letting the message of doctors from around the country come out. The poster board

that I had that indicated that all these doctors from all of these organizations are in fact supporting, they are supporting, health care reform.

The question is not why, but the question is why not? We thank him for his presence. And we thank Elizabeth Wiley, who came as a medical student and indicated that 62,000 medical students across America are supporting a vigorous public option.

I believe, Madam Speaker, that the stories of the sick, as we mourn those who have lost their lives, are potent and powerful. As we listened in the waning hours of this hearing and listened to many, many others, Dr. Ben Carson joined in by telephone and told us, this great surgeon, of the need for full access and the need for the ability to be heard on this issue.

Madam Speaker, I close by simply saying if the question is asked why, we ask why not? A vigorous public option will save lives; 45,000 die every single year. And to the sick who are listening, let us hear from you, because we will be propelled by the cause and necessity of providing you, the sick, with good health care so that you might live.

VACATING 5-MINUTE SPECIAL ORDER

The SPEAKER pro tempore. Without objection, the ordering of a 5-minute Special Order speech in favor of the gentleman from Texas (Mr. GOHMERT) is vacated.

There was no objection.

PROVIDING AFFORDABLE, ACCESSIBLE HEALTH CARE

The SPEAKER pro tempore. Under the Speaker's announced policy of January 6, 2009, the gentleman from Texas (Mr. GOHMERT) is recognized for 60 minutes.

Mr. GOHMERT. Madam Speaker, it is always an honor to be here on this floor where so much history has been made. I can't help but think of the quote from Thomas Jefferson: "The natural course of things is for liberty to yield and government to gain."

What we have been faced with and what is being negotiated behind closed doors, interesting negotiations, there are no Republicans that have been allowed anywhere near, despite all the promises of the most open government that we would have once President Obama was in the White House and Speaker PELOSI was Speaker and HARRY REID was the Majority Leader in the Senate. Those things just simply have not materialized.

I keep hearing people, and I have heard them on both sides of the aisle, say we want health insurance for everyone. What I want for everyone is health care; health care that is affordable, health care that is accessible.

Health insurance? I gave a speech to health insurance folks here last year and I pointed out, you think you are selling insurance, but this is not insur-

ance. You are selling management by health insurance companies of health care. It is not insurance.

Look it up. Insurance is not paying a company to manage everything for you. Insurance is when you pay a little premium, a small premium, sometimes monthly, sometimes quarterly, sometimes for a whole year. You pay that to insure against some unforeseeable event out there in the future.

Now, when I was growing up in East Texas, there were precious few people that had any insurance, but the ones that did, they paid a tiny premium to insure against some catastrophic illness overtaking them or some terrible accident that left them in need of expensive health care, and that insurance would cover them.

For the rest of us, if you got sick, you knew exactly what the cost was at each doctor's clinic, at the hospital, and you also knew if you got sick and had to go to the doctor's office what it would cost. But if it was more than you could pay, then there was usually someone near the front counter who could work out a monthly payment for you to pay. But, as a patient, you had control of your health care.

I have been intrigued. It just leaves you with a broken heart to hear all the troubling stories from our colleagues across the aisle about the tragedies of sickness or accident. But I have heard the same thing except, many-fold more, about socialized medicine.

As an exchange student in the Soviet Union in 1973, I had a chance to see socialized medicine up close and personal, the way it gets after it has existed for a number of years. People rarely ever saw the same doctor when they went.

The doctors, it was not an honor to be a doctor there. College students with whom I came in contact and got to know, if they had a parent, a father or mother that was a doctor, they were not all that thrilled to tell you. They were tickled to death to tell you if they had a parent that was assistant to the assistant manager of a factory, but not so much of doctors.

Here in the United States, doctors traditionally have been paid well, and it has inspired the very best and brightest among us to aspire to go to medical school and become doctors to help people. And what seems to have been missing from heartrending story after heartrending story are any good stories.

□ 2145

So if someone is visiting the United States, and the only exposure that they have to hearing about our health care is from the stories from our friends across the aisle, they would certainly want to avoid U.S. hospitals, U.S. doctors and U.S. clinics because of all the terrible tragedies that seem to be the only thing that occur; when the fact is, this country provides a better level of care than anywhere not only in the world but in history.

I've had doctors who were historians indicate that before 1910—not even a full 100 years ago—before 1910, if you went to the doctor, the odds were about 50-50 that you would actually be helped by going to the doctor instead of being harmed by going to the doctor. Just down the road out here you can get to Mount Vernon, to George Washington's home. We have a beautiful painting over here similar to the one hanging in the White House of George Washington, all 6-foot-3½. Though some say he was not that tall, they knew he was that tall when they measured him on the slab after his death. But he died at an age that was unexpected for him because he seemed to be in such good health. He had been out marking trees that were going to be cut down. He didn't know that he might someday get a carbon credit for them, so he had marked them to be cut down. It was during the cold and during the rain, and he got a cold. He didn't get out of his wet clothing very quickly. He had dinner the night he came back. He didn't do much about the cold. But before long, it began to overtake him.

One of his closest friends in the world was his doctor, Dr. Craik. I think he was bled three times, and they just could not understand why they kept draining out the bad blood, as they thought, out of the great father of our country, and he just seemed to not be getting better. They didn't know the damage they were doing to this giant of a man.

But we get past 1910, and because of the free market system in this country, health care has been elevated to a level never before seen in the history of mankind. What is missing in some of the stories that have been told are some of the stories that I have personally heard and have become familiar with.

Sue Clark lives in Tyler. She told me that she emigrated from England. Her mother got cancer living in England and, as is normally the case with socialized medicine, there, in Canada and soon to be here if the health care bill either the House or the Senate is talking about makes its way and gets passed, signed into law, people will go on lists the same way here. So when the President says, We're cutting \$500 billion or so in Medicare, but we're not going to deny coverage to anyone, not going to deny treatment, what we see in these other countries is that they're not technically denied treatment or care. They're put on lists. And as it goes with socialized medicine, in order for the socialized medicine health care system not to go broke, people end up dying on the list, waiting to get their health care coverage.

That's what Sue said happened with her mother. Because her mother got cancer in England, she died of the cancer, which would have been an unnecessary outcome, had she been living in the United States, as Sue said. Sue got cancer here in the United States. She didn't go on a list. She is a secretary,

as I recall, and she said she didn't go on a list. She knows she's alive today because she emigrated from England and got away from the socialized government, single-payer health care, whatever you want to call it, public option. Over there it's not a public option. It's a public requirement. But, anyway, her mother died of cancer because she was in a country that had the kind of health care that those across the aisle—many of them that is, not all of them—are aspiring to give us here.

By the same token, I know personally of incredible stories, of people who didn't have money for health care and doctors provided it, doctors who answered the call in the middle of the night and came rushing down to help, even though they knew there was a good chance they wouldn't get paid. Doctors, hospitals and clinics providing free care. I come back to my friends across the aisle who seem to indicate, like the one indicated earlier today that the guy was told because he was not from here in the United States and because he didn't have health insurance and because he didn't have \$250 to pay cash, he could not demand and require that the doctor he wanted to see had to see him. My friend across the aisle was upset about that. He was told he'd have to go to the emergency room to get that treatment.

I've also talked to physicians who said that if there was any way to require even a \$5 copay, it would root out so many of the people that just show up at the emergency room with colds, things like I get—maybe because of the stress or I'm not getting more than 2 or 3 hours sleep so often around here. We get colds. I don't go to the hospital. I don't go to the doctor. We have got great over-the-counter medical supplies. So you can go pick them up. I don't use insurance for those kinds of things. You just get what you need. I am familiar with what it costs. When I went out on my own as an attorney and left the big firm I started with, I was determined not to steal any clients, as I knew some lawyers had been accused of doing. So I started out with next to nothing. That first year that I was on my own, my adjusted gross income was \$12,000. We had a daughter who was about 2, and the only thing we could afford to give her that Christmas was a free puppy dog that my late mother had found and thought my daughter would love, and she did.

I know something about having to scrape and scrimp and build a business. Within 3 years of going out on my own, I ended up paying more in income tax than I ever made at the big firm where I went to work after I got out of the Army service. So I know something about scrimping. I know something about not having the money to give your child everything you want. I understand. But the free market system, when allowed to work properly, can do amazing things.

But I'm telling you, Madam Speaker, and I would tell the world, I don't want

health insurance companies or the government managing my health care. I want to make those decisions, and I want everybody else to have that same freedom. I want them to have coverage where they can afford it, and I want them to have the best health care that is available in this country, and that's doable. But not by socializing medicine.

You hear the stories over and over. We heard about a company in Canada which, in order to attract the best and brightest employees, was offering them the added perk that if you get sick and need surgery or need testing, we'll put you on a plane and fly you to the United States to get it done within 24 hours. That's what they were offering as part of their contract because you couldn't get that in Canada, working up there. But here if we emulate those systems, you go on lists.

The seniors, having lived on this Earth for so long, they understand what's going on. They understand when you talk about cutting Medicare \$500 billion what that means, that they're expected to do as Robert Reich recently said, You know, they're not going to get the health care they need at the end of their lives; it's too expensive. Basically, we'll let them die within a couple of months.

If you remember the President's own town hall meeting at the White House, there was a lady there named Pam Sturm. She had said that her mother was 99, close to 100. Her own doctor said that he couldn't do any more unless she got a pacemaker, but that seemed awfully old to be getting a pacemaker. Everyone else said, Yeah, sure. Go for it, except, according to Ms. Sturm, the arrhythmia specialist. But he had never met her mother. Well, her doctor contacted the arrhythmia specialist and said, You really need to meet this lady before you make that medical call. Don't just do it off a list. You really need to meet her. He met her, and according to Pam, the specialist saw her and saw her joy of life, and he said that he, indeed, was going forward with the pacemaker. It's been 5 or 6 years since then. She's now 105 and doing well, according to Pam.

Now the question she asked the President, she wanted to know under President Obama's plan what treatment someone elderly could have, and asked this question: "Outside the medical criteria for prolonging the life for somebody who is elderly, is there any consideration that can be given for a certain spirit, a certain joy of living, a quality of life? Or is it just a medical cutoff at a certain age?"

I watched the video, and I typed this up so I could have every comment exactly right. President Obama said, "We're suggesting—and we're not going to solve every difficult problem in terms of end-of-life care." My English teacher mother taught eighth grade English for most of her adult life, actually taught me English my whole life and got frustrated with me quite a bit.

But I know that she would outline that sentence and say, The President needs to clean that up, just as she did with some of mine.

Anyway, he apparently is talking and thinking and trying to come up with an answer, kind of beating around the bush. But he goes on and says, "A lot of that is going to have to be—we as a culture and as a society starting to make better decisions within our own families and—for ourselves."

The President goes on and says, "But what we can do is make sure that at least some of the waste that exists in the system that's not making anybody's mom better, that is loading up on additional tests or additional drugs that the evidence shows is not necessarily going to improve care, that at least we can let doctors know and your mom know that, you know what, maybe this isn't going to help; maybe you're better off not having the surgery but taking a painkiller."

That is the President's answer. How ironic. She had just explained that her mother had lived 5 or 6 years, a very joyful life after the pacemaker, and here the President is saying, Maybe you're better off not having that pacemaker surgery but just take a painkiller.

The seniors get that. They understand what that means to them, and they don't need a death panel to read them the writing on the wall that comes from that kind of approach to health care.

I had one senior say that she's concerned that they're cutting health care costs for seniors because they know that's where all the wisdom—not all of it but a great deal of most of the wisdom resides. The longer you are around, hopefully the greater your wisdom grows. I know from having been a judge that it is true. You live and you learn. Unfortunately, there are those who just live. Very unfortunate. Some never get to that learning part.

But we have seniors who have lived and learned. They've seen the threats of fascism. They've seen the threats of communism. The greatest generation that provided us the protection and afforded us the opportunity to enjoy the blessings we enjoy, and now we say, "You know what, maybe you're better off taking a painkiller"? What have we come to? You know, are we so self-absorbed, and we look at the money that we're throwing around from this body. We're supposed to have the purse strings and have some self-restraint as an obligation to those who sent us here, and yet we pass a bill to spend \$770 million on wild horse habitat to buy them another area the size of West Virginia so they can roam around more when we have 3 million or so people, I understand, who have lost their habitats? Why aren't we taking care of their needs by creating new jobs and creating the ability to afford health care?

My health care, my health insurance here in Congress, is part of the same

big thick booklet that all other Federal employees get to have, but it was costing over \$1,000 a month. It was just too much. So I elected to go with a health savings account, and it went to \$300—well, it's under \$300 a month, but a majority of that goes into my own health savings account. I've had some disagreements with the insurance company. I hear lots of people say, Everybody in America ought to be able to have what our Congress has for health care insurance.

□ 2200

My answer to that is you don't want my insurance. I'm changing it at the end of the year. I don't like it. I'm changing it at the end of the year. But what you want is not the insurance I've got right now, I don't think. What you want are my choices, because I've got a big, thick book like everybody else in here, and all the clerks, all the support staff and personnel, all the Federal employees have the same opportunities. It's not exclusive to Members of Congress.

I do support I believe it's H.R. 615 that JOHN FLEMING came up with that a number of us have signed onto. I think it's a good bill, that Congress shouldn't pass any health care system created at least with legislation that we do not put ourselves on. It seems fair to me. But people should have choices, and that will bring about better health care options for people.

But you have health insurance companies right now managing health care. It's not insurance. They're just taking care of people's health care. And it reminded me that—and someone, Madam Speaker, may be interested in taking this idea and actually going public and trying to sell the public on the idea. Maybe it will work. It sure worked in health care. And that is to tell people, You know what? Gasoline goes up. Sometimes it goes down, but it seems like more often it's going up. So why don't we tell the American public, Look, we will provide you what we will call gasoline insurance. You pay us a truckload of money every month, and we'll give you a copay and a deductible, and then we will pay your gasoline bill above that every month. How does that sound? Well, that's what people are doing with health insurance, and they're paying an awful lot of money.

The same thing is true with Medicare and Medicaid. When you take the total expenditures for Medicare and Medicaid in the year 2007—we're still looking for 2008 full-year numbers, don't have them yet—we were approaching \$10,000 average for every household in America to pay for Medicare and Medicaid. A small percentage of the population is on Medicare and Medicaid; yet the average is \$10,000 for every household in America just to pay for Medicare and Medicaid. That just seems outrageous. There's an easier way. I filed a bill that has a solution. There are lots of other people that have suggested solutions.

I want health insurance companies to get back into the business of insurance, and the way to do that is to have a high deductible policy and to provide tax incentives for companies to pay into employees' own personal health savings accounts, not like the old kind where if you don't use it by the end of the year, you lose it. No. If you don't use it, it rolls over to the next year, and it will accumulate and grow. And statisticians tell us that young people in their twenties and thirties, the vast majority of them, if they do that, will have such tremendous accumulated amounts in their health savings account by the time they reach retirement age that they won't need nor want Federal assistance with their health care decisions or payments because they can address it themselves with their own health care savings account and with the money that they have stored up. We provide tax advantages for businesses to do that.

Now, I do agree with those on both sides of the aisle, and not everybody agrees but I think we do have some joint agreement, on the fact that we should have health insurance policies where the insurance company just can't up and cancel the insurance policy after you find out you have some dreaded disease. That seems grossly unfair. And I would agree that would be fair, and the Federal Government can do that. We can be about making sure there is a level playing field and there's fairness across the country. That's what we are supposed to do.

This body was never intended to run everyone's life in the United States. But you give control, you give the cost to the Federal Government of all health care in America, well, that can't be paid for by the Federal Government unless they get it from the people living in America; so they're forced to tax Americans more to pay for their health care, and then you have the Federal Government, whose role is supposed to be that of referee, not only being referee but being the player.

I mean, we are constantly, it seems, most every day having people come in who are having problems with the Veterans Administration or the Social Security Administration, and it is such a nightmare dealing with the Federal Government when they are the player and the referee. There's nobody else to go around. The Federal Government is it; whereas, if it took its role from our original Constitution, it would be the referee.

I heard someone call into my friend Sean Hannity's show and he was berating health insurance companies, and he said, One of your precious health insurance companies had to settle a lawsuit for \$3 million dollars and that's why the Federal Government ought to be providing the health insurance for health care.

Well, he didn't know what he was talking about because what that shows is you don't want the Federal Government in the business of being both the

player and the referee because they don't play fair when they're the only player and the referee. They treat you as some of our veterans have been treated or, should I say, mistreated. What you want is the Federal Government to be the referee.

To me, if the insurance company got tagged for \$3 million for some heinous way they handled somebody's situation, that means the Federal Government is doing its job. It provided an arena in the judiciary system where people could have a right of redress. That's what we are supposed to do. And by having such a heavy hammer as the arena of redress, forcing the free market players out there to play by the rules, to be fair and don't mistreat people, we do a better job when that is what we concentrate on; not telling automakers how to make cars or taking control of all these other areas that we seem to have taken control of in the last year or so.

I want to go back to the comment of Thomas Jefferson: "The natural course of things is for liberty to yield and the government to gain."

Of course, it was John Adams that commented, "In my many years I have come to the conclusion that one useless man is a shame, two is a law firm, and three is a Congress." What a wise man John Adams was.

With regard to health insurance, my bill that has been filed we have been trying to get CBO scoring on. But it may be recalled that earlier this year after CBO came out with a score on a Democratic bill that upset the White House, the head of CBO, the Congressional Budget Office that does all the scoring that people constantly refer to as this unbiased source, the head was called over to the White House, called to the woodshed at the White House. And lo and behold, after that trip to the White House, it's amazing how CBO seemed to try to reach out and help the majority party, the majority in the House, the majority in the Senate, and the White House.

□ 2210

So Senator BAUCUS can rush in a bill, rush in something that is not even a bill, just a plan, and get them to score it. Well, I was told back in June that they would not score my health care bill unless I could get it into the form of a bill that could be filed here in the House.

Well, I couldn't get my bill. I had the plan all drafted, what we wanted in it, and I could not get Legislative Counsel to put it into the form which is required in order to file it normally. And so we pushed and pushed. I told Newt Gingrich about my health care plan. He said you need to get that in bill form and get it scored. That should score. Well, I tried and tried. I was told, well, you are in the minority party and besides that, you are not on the Energy and Commerce Committee. So I got the highest-ranking Republican, JOE BARTON, who was extremely helpful. He

made the request. He and his office started pushing to get my plan into a bill form so I could file it. That wasn't good enough. We got other Republicans. We kept pushing and pushing. It took about a month, but we finally got it into bill form so we could go about getting it scored by CBO.

We got it filed on July 31, and there are some amendments that we have prepared in this bill here that I am holding that we will file shortly. But we have been trying to get it scored by CBO. We made the official request August 19. We were told by CBO what we had heard from the Legislative Counsel Office, you are not in the majority. We knew that. I'm smarter than I look, perhaps. Then we were told, and you are not on the committee of jurisdiction, Energy and Commerce. So we got again Ranking Member JOE BARTON to assist and make the request. That was done in September. And then we were told later, you know what, you don't have anybody from the joint commission, tax commission, who has made this request. So we got the highest-ranking Republican on the commission to make the request.

Senator KAY BAILEY HUTCHINSON down in the Senate had requested a scoring as a Senate amendment, and she has not been successful in getting CBO to score that.

What happened to the fair government we were going to get when this Obama administration took over? What happened to the fairness and the openness and treating both parties alike? We have been shut out of all negotiations. Unless the President has allowed a Republican into the White House to talk health care in the last few weeks, we had heard that it had been since March since a Republican had been allowed in.

When he stood there at that second level during the joint session and said, Look, if you have solutions, my door is always open. Well, lots of us have filed bills. Lots of other Republicans have plans that they would like to get into bills, but they can't get Legislative Counsel's assistance. I am still plugging to get CBO's assistance to score my bill. But amazingly, they fall prey to the gimmickry of the Baucus bill of saying, oh, well, 10 years of revenue and 5 or 6 years of cost may come close to balancing out and only costing the country just under \$900 billion. But as we know, that has been bumped up to over \$1 trillion. What happened to the openness and fairness? We have solutions. We held them up so the President would see we have solutions. We would love to talk to him, to someone drafting the bills, because they are good ideas.

As I mentioned back during the days when I was on the active deacon status of my church, sometimes people would say we all ought to be of the same mind here in this body. And my comment was, unless one person has a 100 percent lock on God's truth all the time, we ought to listen to each other.

In a deacon body, you need to do so prayerfully and seeking truth in God's grace and help. In this body, it wouldn't hurt to do that either. We ought to listen to somebody. There seems to be such an atmosphere of arrogance when someone will say that there is not one single thing that nearly half of the Congress can contribute.

We all have basically the same number of constituents. There are the same number of constituents who elected Speaker PELOSI that elected me from my district. But it means just under half of the country is now not allowed input into the bills that are being passed and put together in this body. We have some proposed solutions, and the great thing is, as I have continued to talk to Democrats and Republicans, I find new things that will make my bill better.

So one of the things that we deal with is this issue of people owning their own policy. That is required in my bill. An employer will have the tax advantage, the business expense, of paying for employees' health care insurance, but that will change in the respect that it will now be the employee's policy. So that means if the employee goes elsewhere or is fired, the business goes out of business, it is still the employee's policy and they can keep paying. We will get rid of COBRA. I saw that after I left the Bench and started running for Congress. My health care was going to go up so dramatically under COBRA that I couldn't afford it. My wife and I cashed out every asset we had except our home in order to make the run for Congress. So I do know something about sacrifice. It is kind of tough when you know you can't provide your children what you know you could have if you had stayed in the private sector, but that is what we did.

I came representing my constituents with their expectation that everybody, as Speaker PELOSI and President Obama and Senator REID have promised, that everybody would have input, and we have been shut out. It really is a tragedy.

For seniors, since Medicare came into existence, seniors have never had complete coverage nor control of their own health care. The government has had that control. They would have to find out if the government was going to cover a medication or a procedure. They would have to find out from the government. The only thing worse I can imagine would be if we had a system like Canada or England where the government puts you on a list. And as one individual told me from Canada, that his father needed bypass surgery and he went on a list. He was told we do make adjustments in the lists based on our own determination. I can just picture some guy in a cubicle looking at the list, I think I will move this guy, not this one. He said he guessed wrong with my dad. He needed the bypass surgery very quickly, he didn't get it, and he died on the list, waiting to get bypass surgery for a number of months.

We want people to control their own destiny and have access to affordable health care. I saw across America it was currently costing over \$10,000; in 2007, it had gone from \$8,500 to \$9,200 a household. For every household in America, on average they were paying nearly \$10,000 to cover the people on Medicare and Medicaid.

We would be better off to say to our beloved seniors, you know what, we can do better if we just pay for what you need and we put cash money in your Health Savings Account. If you are an individual living alone, \$2,500, if it is two or more, \$3,500 in your household Health Savings Account, and then we will buy you health insurance to cover everything over that.

□ 2220

You control the first amount, up to \$2,500 or \$3,500, with a debit card that is coded so it will only pay for health care treatments, medications, over the counter, prescription drugs, the things you need for your health care; and then health insurance, a private health insurance company, would provide insurance for everything over that that was not elective. We're not going to pay for liposuction, but if it's not elective, then it would take care of it. We're better off doing that for seniors; then they have absolute control of their own destiny and they have full coverage so people like seniors and our families would not have to buy supplemental Medicare coverage.

I know that scares AARP. The loss of revenue would be just so traumatic to AARP. I get it. I understand that. But it would be better for AARP's members if they didn't have to buy the supplemental coverage from AARP, if they didn't have to buy wraparound coverage from some outside source, if we took care of it and gave them what they deserve for handing us the greatest country with the greatest freedoms in the history of the world. We owe that to them. That's what we owe to those who have gone on before us.

To those who are coming behind, my heart breaks. We're spending money like it grows on trees. Of course we're printing it like it grew on trees. Instead, we're cutting down massive forests and printing it. Chairman Bernanke told us he wasn't monetizing the debt, and we find out it appears the Federal Reserve is buying our debt with newly printed money. I wish that we could get Madam Speaker to bring the bill to the floor that has over 300 cosponsors—it only takes 218 to pass—that would require an audit of the Federal Reserve, but we can't get that to the floor.

In any event, we owe future generations so much better than we're giving them. And I just keep thinking about how absurd, if a parent brought a bunch of kids and grandkids into a bank and said, I need a loan because I can't stop spending, I'm just spending wildly, it's more than I earn, it's more than I could ever get, but I need a loan

so I can just keep spending—you know, \$25 million on rare dogs and cats that don't even live in the United States, \$770 million for wild horses, \$400 billion for a land omnibus bill, \$800 billion for a stimulus package that won't stimulate anything, hasn't saved jobs, it doesn't appear, just a few thousands of jobs while there has been millions lost; \$800 billion for that? And don't think that I exclude the TARP bailout, that ridiculous bill that never should have been passed through this House 1 year ago. That's part of the problem, spending money like crazy.

Can you imagine that parent saying, give me the loan, and see all my kids and grandkids back here? I am going to swear that when I'm gone and quit spending—because I'm dead—they're going to pay it all back to you. That is what we are doing. We owe them so much better after what we got in this country, and we're leaving them debt they will never be able to pay off and they will have to pass to their children and their children's children.

With us and this arrogant spending that's going on in this body—and I know it didn't just start with the Democratic majority, but they've kicked it in exponentially since taking the majority and especially since January. They won the majority on promising America they would bring down the spending, and it's been exponential, it seems, since then. We owe future generations so much better.

So we're told, gee, the initial H.R. 3200, it was probably going to cost \$1 to \$2 trillion. We were told the Baucus bill is going to be over \$1 trillion. Folks, the last numbers we were able to get is around 119 million households in America, you divide 119 million households into \$1.19 trillion—which is a conservative estimate of any of the Democrats' bills—and what you have is an additional \$10,000 per household for their health care bill that will not cover all Americans, but will cover a lot of illegal immigrants in this country. My bill deals with that.

By the way, this bill I have before me, it would be a choice for seniors; if you want to keep Medicare, keep it, but I know in my heart that when you see what an advantage it would be to have the government give you a health savings account with cash in it and the government pay for the insurance to cover anything over that, that's the way people will want to go. And then eventually we will be able to bring down dramatically the cost. And as the young people move up, it costs less and less and we get this spending under control.

But one of the things that we've heard is about how many people come into this country knowing they've got a health care problem, knowing they may need heart surgery, come in, present to the hospital, get heart surgery. See, you can do that in this country; you can't necessarily do that in other countries. But we've got to rein that in.

In my bill, there is a specific provision that says, if you want a visa to come into this country—whether it's a migrant worker visa or whether it's a travel visa or whether it's coming in for some extended stay to work here—you have to show that you will be covered by health insurance either by your employer, by the household in which you're going to reside, that you will be part of their health insurance, you have to show that document or you don't get a visa. It is a matter of national security that we not let people coming in bankrupt the country. We've got to get this under control.

The law of the land is—and has been and allowed to stand—if you're illegally in this country and you present for health care, you'll get it. We believe in abiding by the law, and so that will be addressed, that will be taken care of. You will get the health care. But because it is, again, a matter of national security that you not be allowed to bankrupt our country, then if you're here illegally and get free health care, then you will be deported. And since we can't let you keep coming in to bankrupt this country, if you come back in, then it would be a crime. It's not considered a crime right now, but if you come in illegally, get free health care, and then after being deported come back in, that would be a crime under this bill.

Another thing we need, though, is transparency. These are all part of Republican solutions. And it's in this bill. It's in other people's bills. Transparency. People don't know what it costs for health care. I have seniors get scared. They say, wow, that costs \$30,000? Oh, my goodness. Thank goodness for Medicare because I only have \$10,000 in the bank. I could never have paid for that. Well, guess what? It didn't cost \$30,000. It probably didn't cost more than \$3,000 for that \$30,000 in care.

As I've mentioned before, I know of a specific instance where \$10,000 in 2 days of hospital care, ambulance, doctors, testing was paid in full by a health insurance company for \$800. Americans ought to be able to do the same thing. It shouldn't just be Blue Cross or some other health care insurance company. Americans ought to be able to get the same good deal that insurance companies or the government can get, and they could do that if they had their health savings account and start saving. And even if someone is self-employed or wants to put in money of their own, they can do that. That's pretax money if they're willing to do that. Those are the kind of things that would help us.

With regard to transparency, under this bill, health care providers would be required to provide you the exact cost of the treatment of whatever it is you're getting in the way of health care from the health care provider before the treatment.

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They also, under my bill, would have the right to know if you are providing that service to anyone else cheaper. They have the right to know how much it is. Chances are, if a health care provider is providing it cheaper to one than they will with a health savings account or somebody with cash, then that person with cash or the health savings account will take their little debit card down the road, like we used to do growing up. The truth is we used to go back and forth between doctors. My parents were looking for a good deal and didn't have money to waste, and so you knew what things cost and we might go to a different doctor. But you might know in advance. That's the way it ought to be now. You ought to know, and you might get the same deal, Madam Speaker, that Blue Cross gets. That's in this bill.

Another thing would be that insurance companies—and that's in this bill, and JOHN SHADEGG is the one that talked about it so adamantly for so long. It's a good idea. Insurance companies should be able to cross State lines.

I have been looking on the Internet lately for some new term life insurance—and I am not giving out my e-mail address, because I sure don't want any more of the spam that I keep getting—but you can get that online. People are competing across the country, and there are some very good rates on life insurance.

You ought to be able to do that with health care insurance. People ought to be able to get as good of health care plans no matter who they are. But, unfortunately, under H.R. 3200, and basically the Baucus bill, as I understand it—I haven't read it like I have 3200—you will not have a lot of choices. There will be one basic plan. There will be one enhanced plan. There will be one premium plan. It may be that you are in an area of the country where you only have one policy, the basic policy. The terms will be dictated by the Federal Government.

It's not choices. You may have a number of companies initially that offer those, but if there is a public option, then, just like with the flood insurance, the government will put private insurance companies out of business and you will have one choice of company; that's the Federal Government. You will have one plan, and that's what's dictated. My bill avoids that problem.

There are lots of solutions out there, but I do want people to know that, again, when they are told that you can keep your own insurance company, here is the House bill here, 3200, Section 102, the grandfathered health insurance coverage means an individual has insurance coverage. In order to keep this, you have to meet these requirements:

The insurance issuer offering such coverage does not enroll any individual in such coverage if the first effective date of coverage is on or after the first

day of Y1. You can't add a single individual to your policy. If you do, you will lose the policy. It's a retirement medical policy, and one more person retires and goes on, that's gone. You are back under the Federal bill here.

Then the second is the issuer does not change any of its terms or conditions, including benefits and cost sharing. That means nobody is going to be keeping their own health insurance policy is exactly what it means.

The other stuff, even if you take out the public option, this kind of stuff that you can find in our 1,000-page bill—and I bet this kind of stuff is in the Baucus Senate bill, studying reports. It shall, the commissioner, Secretary of Health and Human Services, Secretary of Labor, shall conduct a study of the large group insured, self-insured employer health care markets.

It will include types of employers by key characteristics, including size that purchase insured products versus those that self-insure. Similarities and differences between typical insured, self-insured health plans. The financial solvency and capital reserve levels of employers that self-insure by employer size. The risk of self-insured employers not being able to pay obligations or otherwise becoming financially insolvent. You get that, being able to pay obligations.

That means we are going to send in—we have never balanced anything around here for very long. We are going to send in a Federal agent to help people in private business, that we think you are not making good decisions and so we are going to help you run your business because you are not making good calls. We are doing a study. I mean, this opens the door for the Federal Government to come in and service people in a way they don't want to be serviced.

We don't need the Federal takeover of health care. We just don't. We need a referee. We do not need the Federal Government to be the player. That's the way it always works out.

I would encourage, Madam Speaker, anyone in this body or anybody across America who would like to know exactly what the President's plan says, because he has referred to it constantly, my bill, my plan, this bill, this plan, contact the White House if they would be interested and ask for a copy of the President's bill. Anybody on this floor can do that, anybody across America. What you will find is what we finally found—the President has no bill. There is no bill. There is no President's bill, nothing there. All those claims about my bill, this bill, my bill, it's not there, doesn't exist. They finally admitted it.

Madam Speaker, I am so hopeful that Americans will speak out and make sure that their Representatives or their Senators and the President know how they feel about the government taking over another aspect of their lives, and I hope and pray that doesn't happen.

Madam Speaker, I yield back.

LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Mr. GERLACH (at the request of Mr. BOEHNER) for today on account of illness.

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. CARNAHAN) to revise and extend their remarks and include extraneous material:)

Mr. CUMMINGS, for 5 minutes, today.

Mr. GEORGE MILLER of California, for 5 minutes, today.

Ms. WOOLSEY, for 5 minutes, today.

Mr. DEFAZIO, for 5 minutes, today.

Ms. KAPTUR, for 5 minutes, today.

Mr. GRAYSON, for 5 minutes, today.

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

Mr. POE of Texas, for 5 minutes, November 3.

Mr. JONES, for 5 minutes, November 3.

Mr. FORTENBERRY, for 5 minutes, today.

Mr. CARTER, for 5 minutes, October 28.

Mr. DEAL of Georgia, for 5 minutes, October 28.

ENROLLED BILL AND JOINT RESOLUTION SIGNED

Lorraine C. Miller, Clerk of the House, reported and found truly enrolled a bill and joint resolution of the House of the following titles, which were thereupon signed by the Speaker:

H.R. 1209. An act to require the Secretary of the Treasury to mint coins in recognition and celebration of the establishment of the Medal of Honor in 1861, America's highest award for valor in action against an enemy force which can be bestowed upon an individual serving in the Armed Services of the United States, to honor the American military men and women who have been recipients of the Medal of Honor, and to promote awareness of what the Medal of Honor represents and how ordinary Americans, through courage, sacrifice, selfless service and patriotism, can challenge fate and change the course of history.

H.J. Res. 26. Joint Resolution proclaiming Casimir Pulaski to be an honorary citizen of the United States posthumously.

A BILL PRESENTED TO THE PRESIDENT

Lorraine C. Miller, Clerk of the House reports that on October 26, 2009 she presented to the President of the United States, for his approval, the following bill.

H.R. 2647. To authorize appropriations for fiscal year 2010 for military activities of the

Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, to provide special pays and allowances to certain members of the Armed Forces, expand concurrent receipt of military retirement and VA disability benefits to disabled military retirees, and for other purposes.

ADJOURNMENT

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

The motion was agreed to; accordingly (at 10 o'clock and 35 minutes p.m.), the House adjourned until tomorrow, Wednesday, October 28, 2009, at 10 a.m.

EXECUTIVE COMMUNICATIONS, ETC.

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

4299. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Congestion Management Rule for John F. Kennedy International Airport and Newark Liberty International Airport [Docket No.: FAA-2008-0517; Amendment No. 93-93] (RIN: 2120-AJ48) received October 13, 2009, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

4300. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Congestion Management Rule for LaGuardia Airport [Docket No.: FAA-2006-25709; Amendment No. 93-92] (RIN: 2120-AJ49) received October 13, 2009, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

4301. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Establishment of Class E Airspace; Little River, CA [Docket No.: FAA-2009-0617; Airspace Docket No. 09-AWP-5] received October 13, 2009, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

4302. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Amendment of Class E Airspace; Platteville, WI [Docket No.: FAA-2009-0512; Airspace Docket No. 09-AGL-9] received October 13, 2009, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

4303. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Modification of Class E Airspace; Pueblo, CO [Docket No.: FAA-2009-0349; Airspace Docket No. 09-ANM-6] received October 13, 2009, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

4304. A letter from the Regulations Officer/Attorney Advisor, FHWA, Department of Transportation, transmitting the Department's final rule — Interoperability Requirements, Standards, or Performance Specifications for Automated Toll Collection Systems [FHWA Docket No.: FHWA-06-23597] (RIN: 2125-AF07) received October 13, 2009, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

4305. A letter from the Assistant Chief Counsel, Department of Transportation, transmitting the Department's final rule — Hazardous Materials: Revision of Requirements for Emergency Response Telephone

Numbers [RSPA Docket No.: 2006-26322 (HM-206F)] (RIN: 2137-AE21) received October 13, 2009, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

4306. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; Boeing Model 737-300, -400, and -500 Series Airplanes Equipped with a Digital Transient Suppression Device (DTSD) Installed in Accordance with Supplemental Type Certificate (STC) ST00127BO [Docket No.: FAA-2009-0521; Directorate Identifier 2008-NM-187-AD; Amendment 39-16034; AD 2009-20-11] (RIN: 2120-AA64) received October 13, 2009, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

4307. A letter from the Assistant Chief Counsel, Department of Transportation, transmitting the Department's final rule — Hazardous Materials; Minor Editorial Corrections and Clarifications [Docket No.: PHMSA-2009-0237 (HM-244B)] (RIN: 2137-AE50) received October 13, 2009, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

4308. A letter from the Paralegal, Department of Transportation, transmitting the Department's final rule — Bus Testing; Phase-In of Brake Performance and Emissions Testing, and Program Updates [Docket No.: FTA-2007-0011] (RIN: 2132-AA95) received October 13, 2009, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

4309. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Standard Instrument Approach Procedures, and Takeoff Minimums and Obstacle Departure Procedures; Miscellaneous Amendments [Docket No.: 30686; Amdt. No. 3339] received October 13, 2009, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

4310. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Standard Instrument Approach Procedures, and Takeoff Minimums and Obstacle Departure Procedures; Miscellaneous Amendments [Docket No.: 30685 Amdt. No. 3338] received October 13, 2009, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

4311. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Establishment of Restricted Area R-2502A; Fort Irwin, CA [Docket No.: FAA-2009-0490; Airspace Docket No. 09-AWP-3] (RIN: 2120-AA66) received October 13, 2009, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

4312. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; Glaser-Dirks Flugzeugbau GmbH Model DG-100 Gliders [Docket No.: FAA-2009-0897; Directorate Identifier 2009-CE-048-AD; Amendment 39-16036; AD 2009-20-13] (RIN: 2120-AA64) received October 13, 2009, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

4313. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; Boeing Model 767-200 and -300 Series Airplanes [Docket No.: FAA-2008-0682; Directorate Identifier 2001-NM-237-AD; Amendment 39-16025; AD 2009-20-02] (RIN: 2120-AA64) received October 13, 2009, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

4314. A letter from the Program Analyst, Department of Transportation, transmitting

the Department's final rule — Modification of Class E Airspace; Franklin, NC [Docket No.: FAA-2008-0986; Airspace Docket No. 08-ASO-15] received October 13, 2009, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

4315. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — IFR Altitudes; Miscellaneous Amendments [Docket No.: 30689; Amdt. No. 483] received October 13, 2009, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

4316. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; Boeing Model 747-100, -100B, -100B SUD, -200B, -200C, -200F, -300, -400, -400D, -400F, and 747SR Series Airplanes [Docket No.: FAA-2009-0293; Directorate Identifier 2008-NM-221-AD; Amendment 39-16035; AD 2009-20-12] (RIN: 2120-AA64) received October 13, 2009, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

4317. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Establishment of Class D Airspace, Modification of Class E Airspace; Bunnell, FL [Docket No.: FAA-2009-0327; Airspace Docket 09-ASO-014] received October 13, 2009, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

4318. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Modification of Class D and E Airspace, Removal of Class E Airspace; Aguadilla, PR [Docket No.: FAA-2009-0053; Airspace Docket No. 09-ASO-11] received October 13, 2009, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

4319. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; Teledyne Continental Motors O-470, IO-470, TSIO-470, IO-520, TSIO-520, IO-550, and IOF-550 Series Reciprocating Engines [Docket No.: FAA-2009-0367; Directorate Identifier 2009-NE-10-AD; Amendment 39-16023; AD 2009-19-06] (RIN: 2120-AA64) received October 13, 2009, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

4320. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Establishment of Class D Airspace and Amendment of Class E Airspace; North Bend, OR [Docket FAA No.: FAA-2008-0006; Airspace Docket No. 08-NM-1] received October 13, 2009, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

4321. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; Airbus Model A310-203 and -222 Airplanes and Model A300 B4-620 Airplanes [Docket No.: FAA-2009-0431; Directorate Identifier 2007-NM-174-AD; Amendment 39-16029; AD 2009-20-06] received October 13, 2009, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

4322. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; Airbus Model A318, A319, A320, and A321 Series Airplanes [Docket No.: FAA-2007-0390; Directorate Identifier 2007-NM-260-AD; Amendment 39-16028; AD 2009-20-05] received October 13, 2009, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

4323. A letter from the Program Analyst, Department of Transportation, transmitting

the Department's final rule — Airworthiness Directives; Glaser-Dirks Flugzeugbau GmbH Model DG-100 Gliders [Docket No.: FAA-2009-0881; Directorate Identifier 2009-CE-050-AD; Amendment 39-16027; AD 2009-20-04] (RIN: 2120-AA64) received October 13, 2009, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

4324. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; Boeing Model 727 Airplanes [Docket No.: FAA-2008-1117; Directorate Identifier 2008-NM-106-AD; Amendment 39-16026; AD 2009-20-03] received October 13, 2009, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

4325. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; DORNIER LUFTAHRFT GmbH Models Dornier 228-100, Dornier 228-101, Dornier 228-200, Dornier 228-201, and Dornier 228-202 Airplanes [Docket No.: FAA-2009-0574 Directorate Identifier 2009-CE-028-AD; Amendment 39-16030; AD 2009-20-07] received October 13, 2009, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

4326. A letter from the Chief, Trade & Commercial Regs. Branch, Department of Homeland Security, transmitting the Department's final rule — Foreign Repairs to American Vessels [CBP Dec. 09-04] (RIN: 1505-AB71) received October 19, 2009, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

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. BARTON of Texas (for himself, Mr. SHIMKUS, Mrs. BONO MACK, Mr. TERRY, Mr. SULLIVAN, Mr. BURGESS, Mrs. BLACKBURN, and Mr. WALDEN):

H.R. 3932. A bill to expand the authority of the Secretary of Health and Human Services to impose debarments in order to ensure the integrity of drug, biological product, and device regulation, and for other purposes; to the Committee on Energy and Commerce.

By Mr. RANGEL (for himself, Mr. NEAL of Massachusetts, Mr. STARK, Mr. LEVIN, Mr. VAN HOLLEN, Mr. MEEK of Florida, Mr. DAVIS of Illinois, and Ms. LINDA T. SANCHEZ of California):

H.R. 3933. A bill to amend the Internal Revenue Code of 1986 to prevent the avoidance of tax on income from assets held abroad, and for other purposes; to the Committee on Ways and Means.

By Mr. COBLE:

H.R. 3934. A bill to amend title 5, United States Code, to require at least biennial review of the per diem allowances and the maximum reimbursement amounts established for official travel by Federal employees to localities that include, or that are adjacent to localities that include, certain military installations; to the Committee on Oversight and Government Reform.

By Mr. LATOURETTE:

H.R. 3935. A bill to establish a temporary minimum price for Class II and Class III milk under Federal milk marketing orders, and for other purposes; to the Committee on Agriculture.

By Mr. POMEROY (for himself and Mr. TIBERI):

H.R. 3936. A bill to amend the Employee Retirement Income Security Act of 1974 and the Internal Revenue Code of 1986 to allow

time for pensions to fund benefit obligations in light of economic circumstances in the financial markets of 2008, and for other purposes; to the Committee on Education and Labor, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. TERRY:

H.R. 3937. A bill to establish a health benefits program, based on the Federal employees health benefits program, to provide health insurance coverage for the President, Vice President, and Members of Congress, and citizens not eligible for coverage under the Federal employees health benefits program; to the Committee on Energy and Commerce, and in addition to the Committees on Oversight and Government Reform, Education and Labor, and Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. ADERHOLT:

H.R. 3938. A bill to suspend temporarily the duty on certain nonwoven polypropylene zippered sleeping bag carry cases, not under 77.5 cm in circumference and not exceeding 106.7 cm in circumference; to the Committee on Ways and Means.

By Mr. FARR (for himself, Mr. PAUL, Mr. COHEN, Mr. ROHRBACHER, Mr. FRANK of Massachusetts, Mr. HINCHEY, Mr. KUCINICH, Mr. WAXMAN, Mr. MICHAUD, Ms. BALDWIN, Mr. BERMAN, Mrs. CAPPS, Mr. GRIJALVA, Mr. POLIS of Colorado, Mr. STARK, Ms. WOOLSEY, Mr. SHERMAN, Mr. HONDA, Mr. MCGOVERN, Ms. SCHAKOWSKY, Ms. ESHOO, Ms. BERKLEY, Mr. MORAN of Virginia, and Mr. GEORGE MILLER of California):

H.R. 3939. A bill to amend title 18, United States Code, to provide an affirmative defense for the medical use of marijuana in accordance with the laws of the various States, and for other purpose; to the Committee on the Judiciary.

By Ms. BORDALLO:

H.R. 3940. A bill to authorize the Secretary of the Interior to extend grants and other assistance to facilitate a political status public education program for the people of Guam; to the Committee on Natural Resources.

By Mr. BURGESS:

H.R. 3941. A bill to amend the Internal Revenue Code of 1986 to eliminate the temporary increase in unemployment tax; to the Committee on Ways and Means.

By Mr. BURGESS (for himself, Mr. BRADY of Pennsylvania, Mr. GORDON of Tennessee, Mr. MARSHALL, Ms. ESHOO, Ms. MCCOLLUM, Mr. HENSARLING, Mr. MCCOTTER, Mr. SESSIONS, Mr. WITTMAN, Mr. WOLF, Ms. ZOE LOFGREN of California, and Mr. PLATTS):

H.R. 3942. A bill to provide for the issuance of a veterans health care stamp; to the Committee on Oversight and Government Reform, and in addition to the Committee on Veterans' Affairs, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. COURTNEY (for himself, Mr. PETRI, and Ms. MATSUI):

H.R. 3943. A bill to amend the Elementary and Secondary Education Act of 1965 to allow members of the Armed Forces who served on active duty on or after September 11, 2001, to be eligible to participate in the Troops-to-Teachers Program, and for other purposes; to the Committee on Education

and Labor, and in addition to the Committee on Armed Services, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. FILNER:

H.R. 3944. A bill to amend part Q of title I of the Omnibus Crime Control and Safe Streets Act of 1968 to authorize grant funds to be used for Troops-to-Cops program; to the Committee on the Judiciary.

By Mr. SPRATT:

H.R. 3945. A bill to suspend temporarily the duty on Himic Anhydride; to the Committee on Ways and Means.

By Mr. STUPAK (for himself and Mrs. MILLER of Michigan):

H.R. 3946. A bill to amend the Federal Water Pollution Control Act to prohibit the sale of dishwashing detergent in the United States if the detergent contains a high level of phosphorus, and for other purposes; to the Committee on Transportation and Infrastructure.

By Mr. SMITH of Texas:

H. Res. 871. A resolution directing the Attorney General to transmit to the House of Representatives certain documents, records, memos, correspondence, and other communications regarding medical malpractice reform; to the Committee on the Judiciary.

By Mr. MACK (for himself and Mr. KLEIN of Florida):

H. Res. 872. A resolution calling for the Bolivarian Republic of Venezuela to be designated a state sponsor of terrorism for its support of Iran, Hezbollah, and the Revolutionary Armed Forces of Columbia (FARC); to the Committee on Foreign Affairs.

By Mr. ROHRBACHER (for himself and Mr. DAVIS of Tennessee):

H. Res. 873. A resolution establishing a United States Consulate in the Kurdistan Region of Iraq; to the Committee on Foreign Affairs.

ADDITIONAL SPONSORS

Under clause 7 of rule XII, sponsors were added to public bills and resolutions as follows:

H.R. 99: Mr. SESSIONS.
 H.R. 104: Mr. WATT.
 H.R. 182: Mr. MAFFEI.
 H.R. 345: Mr. THOMPSON of Pennsylvania.
 H.R. 413: Mr. JACKSON of Illinois, Ms. WATSON, Mr. BARROW, Mr. PRICE of North Carolina, Mr. SERRANO, Mr. HALL of New York, Mr. HINCHEY, Mr. WEXLER, and Ms. MCCOLLUM.
 H.R. 442: Mr. LINDER.
 H.R. 503: Ms. TSONGAS, Mr. TONKO, and Mr. KILDEE.
 H.R. 510: Mr. NYE and Mr. HOLDEN.
 H.R. 517: Mr. MCMAHON.
 H.R. 534: Mr. JONES.
 H.R. 537: Mr. HILL.
 H.R. 644: Mr. GEORGE MILLER of California.
 H.R. 678: Mr. WOLF, Mr. SCHIFF, Mr. KENNEDY, and Ms. SUTTON.
 H.R. 690: Ms. EDDIE BERNICE JOHNSON of Texas.
 H.R. 697: Ms. TSONGAS.
 H.R. 734: Ms. DEGETTE and Mr. QUIGLEY.
 H.R. 769: Mr. ROTHMAN of New Jersey.
 H.R. 795: Mr. CARSON of Indiana.
 H.R. 816: Mr. BACHUS.
 H.R. 848: Ms. SUTTON.
 H.R. 868: Mr. SMITH of New Jersey and Mr. ROSS.
 H.R. 877: Mr. LATTA.
 H.R. 901: Mr. RANGEL and Mr. ELLISON.
 H.R. 1074: Mr. UPTON.
 H.R. 1182: Mr. MCHENRY, Mr. HASTINGS of Washington, Mr. BOREN, Mr. SERRANO, Mr.

DELAHUNT, Mr. NADLER of New York, and Mr. FATTAH.

H.R. 1207: Mr. BISHOP of Georgia.
 H.R. 1240: Mr. DUNCAN.
 H.R. 1283: Mr. PIERLUISI.
 H.R. 1300: Mr. PENCE.
 H.R. 1326: Mr. CLAY and Mr. BUCHANAN.
 H.R. 1340: Ms. BALDWIN.
 H.R. 1378: Ms. VELÁZQUEZ, Mr. SPACE, Mr. KRATOVIL, Mr. PRICE of North Carolina, Mr. PLATTS, Mr. HALL of New York, Mr. MITCHELL, Mr. CONYERS, Mr. MORAN of Virginia, Mr. PETERS, Mr. ROGERS of Alabama, Mr. TIERNEY, Mr. NYE, and Mr. MASSA.
 H.R. 1423: Mr. LATOURETTE, Mr. PETERS, Mr. DAVIS of Illinois, Mr. CARSON of Indiana, and Ms. DEGETTE.
 H.R. 1479: Ms. CHU.
 H.R. 1522: Mr. BOREN and Mr. HALL of New York.
 H.R. 1526: Mr. WELCH, Mr. WITTMAN, and Mr. PERRIELLO.
 H.R. 1548: Mr. TERRY.
 H.R. 1549: Mr. WEINER, Ms. WOOLSEY, and Ms. SUTTON.
 H.R. 1585: Mr. WALZ.
 H.R. 1670: Mr. BERMAN.
 H.R. 1708: Mr. LEVIN.
 H.R. 1826: Mrs. MCCARTHY of New York.
 H.R. 1835: Mr. DANIEL E. LUNGREN of California and Mr. WITTMAN.
 H.R. 1844: Mr. HONDA.
 H.R. 1960: Mr. TIAHRT.
 H.R. 1977: Mr. MASSA.
 H.R. 2000: Mr. MURPHY of New York, Mr. MARKEY of Massachusetts, and Mr. HILL.
 H.R. 2006: Mr. DAVIS of Illinois and Mr. KRATOVIL.
 H.R. 2017: Mr. PERRIELLO.
 H.R. 2136: Mr. SCOTT of Virginia, Mr. MINNICK, Mr. KILDEE, Mr. SHERMAN, Mr. HINCHEY, and Mr. WHITFIELD.
 H.R. 2138: Mr. BISHOP of New York.
 H.R. 2161: Ms. KILPATRICK of Michigan.
 H.R. 2194: Mr. EDWARDS of Texas and Mr. TANNER.
 H.R. 2227: Mr. KLINE of Minnesota.
 H.R. 2254: Mr. HIMES, Mr. KLINE of Minnesota, Ms. KILROY, Mr. ANDREWS, Ms. TSONGAS, and Mrs. KIRKPATRICK of Arizona.
 H.R. 2273: Ms. HARMAN.
 H.R. 2279: Mr. FRANK of Massachusetts, Mr. MCGOVERN, and Mr. ORTIZ.
 H.R. 2296: Mr. UPTON.
 H.R. 2365: Mr. TIM MURPHY of Pennsylvania.
 H.R. 2372: Mr. WILSON of South Carolina.
 H.R. 2382: Mr. HALL of New York.
 H.R. 2452: Mr. MILLER of Florida, Mr. STEARNS, and Mr. WELCH.
 H.R. 2478: Mr. DEFAZIO.
 H.R. 2579: Mr. POLIS and Mr. JOHNSON of Georgia.
 H.R. 2642: Mr. COURTNEY.
 H.R. 2699: Mr. CONNOLLY of Virginia.
 H.R. 2708: Mr. MCDERMOTT.
 H.R. 2715: Mr. MCCLINTOCK.
 H.R. 2799: Mr. CARSON of Indiana, Mr. BROUN of Georgia, and Mr. REHBERG.
 H.R. 2807: Mrs. NAPOLITANO.
 H.R. 2831: Mr. KRATOVIL.
 H.R. 2894: Ms. KOSMAS.
 H.R. 2900: Mr. CASSIDY.
 H.R. 2931: Mr. HEINRICH.
 H.R. 2964: Ms. GINNY BROWN-WAITE of Florida.
 H.R. 2999: Mr. BARROW, Mr. FARR, Mr. ROGERS of Michigan, Mr. YOUNG of Florida, Mrs. NAPOLITANO, and Mr. MCGOVERN.
 H.R. 3053: Mr. TOWNS.
 H.R. 3185: Mr. GRIJALVA.
 H.R. 3186: Mr. BOREN.
 H.R. 3407: Ms. KOSMAS.
 H.R. 3421: Mr. DOGGETT and Mr. HINOJOSA.
 H.R. 3458: Mr. MCDERMOTT.
 H.R. 3463: Mr. TIAHRT and Mr. SCHOCK.
 H.R. 3486: Mr. MCCOTTER and Mr. MCMAHON.

H.R. 3559: Ms. BERKLEY.
 H.R. 3564: Mr. CONYERS, Mr. GRIJALVA, and Mr. RANGEL.
 H.R. 3577: Mr. ROGERS of Alabama and Mr. COSTELLO.
 H.R. 3596: Ms. WATERS, Mr. ROTHMAN of New Jersey, Mr. ELLISON, and Mr. SHERMAN.
 H.R. 3613: Mr. PAUL, Mr. BARTLETT, and Mr. CAO.
 H.R. 3633: Mr. MORAN of Virginia.
 H.R. 3634: Mr. KILDEE, Mr. SCHAUER, Mrs. MILLER of Michigan, Mr. LEVIN, Ms. KILPATRICK of Michigan, and Mr. DINGELL.
 H.R. 3635: Mr. SCALISE.
 H.R. 3641: Ms. TITUS, Mr. BISHOP of New York, Mr. MCNERNEY, Mr. MCMAHON, Mr. SCOTT of Virginia, Mr. BARTLETT, Mr. SCHAUER, Mr. BARROW, Mr. WITTMAN, Mr. KRATOVIL, and Mr. HUNTER.
 H.R. 3650: Mr. LEVIN, Mr. ABERCROMBIE, Mrs. CHRISTENSEN, Mr. HONDA, Mr. KENNEDY, Mr. MURPHY of New York, Mr. CAO, Mr. GRIJALVA, and Mr. THOMPSON of California.
 H.R. 3652: Mr. LATHAM.
 H.R. 3654: Ms. BORDALLO.
 H.R. 3667: Mr. GRAYSON.
 H.R. 3688: Mr. MCCAUL, Mr. ROE of Tennessee, and Mrs. EMERSON.
 H.R. 3691: Mr. BILIRAKIS.
 H.R. 3710: Mr. KILDEE and Mr. ISRAEL.
 H.R. 3712: Mr. RANGEL, Mr. BURGESS, Mr. CUMMINGS, Mr. NADLER of New York, and Mr. JACKSON of Illinois.
 H.R. 3731: Mr. MEEK of Florida.
 H.R. 3734: Mr. LYNCH and Mr. MCGOVERN.
 H.R. 3778: Mr. THOMPSON of Pennsylvania.
 H.R. 3789: Mr. CANTOR.
 H.R. 3790: Mr. KENNEDY, Mr. COURTNEY, Mr. ORTIZ, Ms. CASTOR of Florida, Mrs. DAHLKEMPER, and Mr. KING of New York.
 H.R. 3791: Ms. CHU.
 H.R. 3798: Mr. RANGEL.
 H.R. 3810: Mr. PAYNE.
 H.R. 3827: Mr. GUTIERREZ.
 H.R. 3837: Mr. LANCE, Mr. LOEBSACK, and Mr. DRIEHAUS.
 H.R. 3855: Mr. ELLISON and Ms. LEE of California.
 H.R. 3885: Mr. MEEKS of New York, Mrs. BLACKBURN, and Mr. MINNICK.
 H.R. 3905: Mr. SCHOCK, Mr. PAUL, Mr. ROSS, Mrs. BLACKBURN, Mr. SIMPSON, Mr. NYE, and Mr. ROONEY.
 H.R. 3921: Mr. BARTLETT, Mr. BOREN, Ms. EDDIE BERNICE JOHNSON of Texas, Mr. PAUL, and Mr. ROONEY.

H. J. Res. 11: Mr. LAMBORN.
 H. Con. Res. 42: Mr. CARSON of Indiana.
 H. Con. Res. 43: Mr. CARSON of Indiana.
 H. Con. Res. 128: Mr. CONYERS.
 H. Con. Res. 160: Mr. RAHALL, Mr. BUCHANAN, and Mr. BOCCIERI.
 H. Con. Res. 170: Mr. MCHENRY.
 H. Con. Res. 198: Mr. HIMES, Mr. CUMMINGS, Ms. GINNY BROWN-WAITE of Florida, and Mr. SIRES.
 H. Res. 89: Mr. PERLMUTTER, Mr. ALEXANDER, and Mr. ORTIZ.
 H. Res. 278: Mr. FARR and Mr. FATTAH.
 H. Res. 554: Mr. TIM MURPHY of Pennsylvania, Mr. NYE, and Mr. BUCHANAN.
 H. Res. 605: Mr. NADLER of New York.
 H. Res. 611: Ms. SCHAKOWSKY.
 H. Res. 704: Mr. BISHOP of Utah, Mr. CONYERS, and Mr. BISHOP of Georgia.
 H. Res. 708: Ms. KILROY, Mr. GRAVES, Mrs. NAPOLITANO, Mr. MASSA, Mr. BOSWELL, Mr. BUCHANAN, Mr. BERMAN, Mr. LUETKEMEYER, Mr. CUELLAR, Mr. BROUN of Georgia, Mr. SHIMKUS, Mr. ROE of Tennessee, Mr. KIRK, Mr. SNYDER, Mr. TIAHRT, Mr. LATOURETTE, and Mr. MACK.
 H. Res. 711: Mr. BUTTERFIELD.
 H. Res. 713: Mr. COBLE, Mr. PASCARELL, Ms. CLARKE, Mr. QUIGLEY, Mr. HIGGINS, Ms. FUDGE, Ms. EDDIE BERNICE JOHNSON of Texas, Ms. KILPATRICK of Michigan, and Mr. WATT.
 H. Res. 715: Mr. LAMBORN.
 H. Res. 764: Mr. CAO and Mr. LAMBORN.
 H. Res. 780: Mr. ISSA and Mr. RANGEL.
 H. Res. 831: Mr. WAMP and Mr. CARDOZA.
 H. Res. 839: Mr. SHERMAN, Ms. SCHAKOWSKY, Mr. ENGEL, Mr. INGLIS, Mr. GRIJALVA, Mr. MANZULLO, and Mr. CROWLEY.
 H. Res. 845: Mr. ORTIZ, Mr. JONES, Mr. HALL of Texas, Mr. REYES, Mr. GENE GREEN of Texas, Mr. AKIN, Mr. WILSON of South Carolina, Mr. KLINE of Minnesota, Mr. BARTLETT, Mr. BISHOP of Utah, and Mr. FRANKS of Arizona.
 H. Res. 847: Mr. CARTER, Mr. CAO, Ms. FOXX, Mr. GARRETT of New Jersey, Mr. BURGESS, Mr. WALDEN, and Mr. NUNES.
 H. Res. 848: Mr. BOSWELL.
 H. Res. 856: Mr. MCKEON and Mr. PATRICK J. MURPHY of Pennsylvania.
 H. Res. 863: Mr. SIRES, Ms. GIFFORDS, Mr. RANGEL, Mrs. EMERSON, Mrs. MCCARTHY of New York, Ms. ROS-LEHTINEN, Mr. JONES, Mr. COBLE, Mrs. BIGGERT, Mrs. MALONEY, Mr.

WEXLER, Mr. ELLISON, Mr. ENGEL, and Ms. WATSON.

H. Res. 866: Ms. BORDALLO, Mrs. EMERSON, Mrs. CAPPS, Mrs. MALONEY, Mr. HOYER, Mr. CHILDERS, Mr. LEVIN, and Mr. DREIER.

H. Res. 867: Mr. PAULSEN, Mr. CANTOR, Mr. BLUNT, Mr. MCCOTTER, Mrs. BACHMANN, Mr. ROE of Tennessee, Mr. BUCHANAN, Mr. SESSIONS, Mr. LOBIONDO, Mr. TOWNS, Ms. BERKLEY, Mr. MORAN of Kansas, Mr. FALDOMAVAEGA, Mr. KLEIN of Florida, Mr. TIAHRT, Mr. LATTA, Mr. SHIMKUS, Mr. ENGEL, Mr. MACK, Mr. MCMAHON, Ms. CHU, Mr. CROWLEY, Mr. MCHENRY, Mr. CAMPBELL, Ms. JENKINS, Mr. ISRAEL, Mr. WAXMAN, Mr. BISHOP of Utah, Mr. LINDER, Mr. HASTINGS of Washington, Mr. BRADY of Texas, Mr. WEXLER, Mr. SIRES, Mr. MEEK of Florida, Mr. ROSS, Mr. KINGSTON, Mr. HASTINGS of Florida, Mr. LAMBORN, Mr. SCHIFF, and Mr. KING of New York.

H. Res. 868: Mr. GONZALEZ, Ms. ROS-LEHTINEN, Mr. WITTMAN, Ms. FOXX, and Mr. ROONEY.

CONGRESSIONAL EARMARKS, LIMITED TAX BENEFITS, OR LIMITED TARIFF BENEFITS

Under clause 9 of rule XXI, lists or statements on congressional earmarks, limited tax benefits, or limited tariff benefits were submitted as follows:

The amendment to be offered by Representative VELÁZQUEZ, or a designee, to H.R. 3854, the Small Business Financing and Investment Act of 2009, does not maintain any congressional earmarks, limited tax benefits, or limited tariff benefits as defined in clause 9 of rule XXI.

DELETIONS OF SPONSORS

Under clause 7 of rule XII, sponsors were deleted from public bills and resolutions as follows:

H.R. 1298: Mr. ALEXANDER.



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Vol. 155

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No. 157

Senate

The Senate met at 10 a.m. and was called to order by the Honorable ROLAND W. BURRIS, a Senator from the State of Illinois.

PRAYER

The Chaplain, Dr. Barry C. Black, offered the following prayer:

Let us pray.

Eternal God, lead our Senators to do Your will. As they find time to spend in Your presence, help them to discern what Your will is in ever clearer light. May the knowledge of the laws of sowing and reaping create in them a reverence for You, which is the beginning of wisdom. Give them courage in the midst of fear, faith in the midst of doubt, love in the midst of hatred, and hope in the midst of despair. Lord, build their interior strength until they reach unity in the faith and knowledge of You, attaining to the whole measure of Your fullness.

We pray in the Redeemer's Name. Amen.

PLEDGE OF ALLEGIANCE

The Honorable ROLAND W. BURRIS led the Pledge of Allegiance, as follows:

I pledge allegiance to the Flag of the United States of America, and to the Republic for which it stands, one nation under God, indivisible, with liberty and justice for all.

APPOINTMENT OF ACTING PRESIDENT PRO TEMPORE

The PRESIDING OFFICER. The clerk will please read a communication to the Senate from the President pro tempore (Mr. BYRD).

The legislative clerk read the following letter:

U.S. SENATE,
PRESIDENT PRO TEMPORE,
Washington, DC, October 27, 2009.

To the Senate:

Under the provisions of rule I, paragraph 3, of the Standing Rules of the Senate, I hereby appoint the Honorable ROLAND W. BURRIS, a

Senator from the State of Illinois, to perform the duties of the Chair.

ROBERT C. BYRD,
President pro tempore.

Mr. BURRIS thereupon assumed the chair as Acting President pro tempore.

RECOGNITION OF THE MAJORITY LEADER

The ACTING PRESIDENT pro tempore. The majority leader is recognized.

SCHEDULE

Mr. REID. Mr. President, following leader remarks, there will be a period of morning business for 1 hour, with Senators permitted to speak for up to 10 minutes each. Following morning business, the Senate will proceed to executive session to consider the nomination of Irene Berger, of West Virginia, to be U.S. district judge for the Southern District of West Virginia. There will be 60 minutes for debate equally divided and controlled between Senators LEAHY and SESSIONS or their designees. The Senate will recess from 12:30 to 2:15 for the weekly caucus luncheons. At 2:20 p.m., the Senate will proceed to vote on the confirmation of the nomination. Upon disposition of the nomination, the Senate will turn to a period of morning business until 5:30, with the time equally divided and controlled between the two leaders or their designees. At 5:30, the Senate will resume consideration of the motion to proceed to H.R. 3548, the Unemployment Compensation Extension Act, with the time until 6 p.m. equally divided and controlled between the leaders or their designees. At 6 p.m., the Senate will proceed to vote on cloture on the motion to proceed to the unemployment bill. Therefore, Senators should expect a vote at 2:20 p.m. and another at 6 p.m. today.

MEASURE PLACED ON THE CALENDAR—S. 1927

Mr. REID. Mr. President, S. 1927 is at the desk and due for a second reading. The ACTING PRESIDENT pro tempore. The clerk will report the bill by title for the second time.

The legislative clerk read as follows:

A bill (S. 1927) to establish a moratorium on credit card interest rate increases, and for other purposes.

Mr. REID. Mr. President, I object to any further proceedings with respect to this bill at this time.

The ACTING PRESIDENT pro tempore. Objection having been heard, the bill will be placed on the calendar.

RECOGNITION OF THE MINORITY LEADER

The ACTING PRESIDENT pro tempore. The Republican leader is recognized.

HEALTH CARE WEEK XV, DAY II

Mr. MCCONNELL. Mr. President, from the outset of the health care debate, Americans have had one key test for reform: Will it make health care cost less? Will it make health care cost less? Well, over the past few months, a number of independent groups have reached the conclusion that the legislation we have seen fails that test. In fact, it would make health care more expensive. So even aside from the issue of whether the so-called government option is in or out of the bill that hits the floor, I think it is fair to say it isn't what the American people were looking for.

Let's start with the independent, nonpartisan Congressional Budget Office. The CBO says the proposed fees and taxes on drug makers, medical labs, and medical device manufacturers would lead to higher health care premiums for Americans who get health insurance through their employers, and

• This "bullet" symbol identifies statements or insertions which are not spoken by a Member of the Senate on the floor.



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it says premiums will go up for people who choose to buy their own insurance. So whether you get insurance through your employer or whether you buy it on your own, your premiums go up. The Joint Committee on Taxation, another nonpartisan group, also looked at the legislation. It says that a proposed excise tax on insurers would also drive up the cost of employer-provided insurance. Here are two independent, nonpartisan groups looking at the health care legislation we have seen. They both conclude it will drive up the cost of health care.

Americans thought reform was supposed to lower costs, not raise them. Yet every day it seems we see further confirmation that the plans under discussion would lead to higher costs and more long-term spending and debt.

One study we have seen says the Democrats' tax on insurance plans would cost families nearly \$500 per year in higher premiums starting next year, long before any of the proposed benefits would kick in. Another study says that a family of four in my home State of Kentucky would see their premiums go up from about \$350 a month to nearly \$800 a month—a big increase. Even if these families were eligible for the subsidies in the Democratic bill, their premiums could still be about 50 percent higher than they are now. This is mind-boggling. Only in Washington would lawmakers propose a health care reform that actually raises costs and do so in the very same month the Federal Government recorded its largest deficit in history and at a time when unemployment approaches 10 percent.

Americans thought the whole point of reform was to lower costs. Yet the plans we have seen would do just the opposite, and the American people are taking notice. Americans are asking us to follow through on the initial pledge to lower health care costs, but that means enacting reforms that would actually lead to lower costs, such as getting rid of junk lawsuits and incentivizing healthy choices. Americans want reform. Instead, the administration and its allies in the Senate are giving them higher premiums, higher taxes, and massive cuts to Medicare. Mr. President, that is not reform. I yield the floor.

RESERVATION OF LEADER TIME

The ACTING PRESIDENT pro tempore. Under the previous order, leadership time is reserved.

MORNING BUSINESS

The ACTING PRESIDENT pro tempore. Under the previous order, there will now be a period of morning business for 1 hour, with Senators permitted to speak therein for up to 10 minutes each, with the time equally divided and controlled between the two leaders or their designees, with the Republicans controlling the first half and the majority controlling the second half.

The Senator from Iowa is recognized.

HEALTH CARE REFORM

Mr. GRASSLEY. Mr. President, with the words "health care reform," everybody would expect costs to go down, premiums to level off, and more people being served. But it seems as though the proposals that are before the Senate are going to increase taxes, cut Medicare, and increase health insurance premiums. I think anybody hearing that would say that is not health care reform or at least not the health care reform they expected Congress to pass.

So we are here in the Congress, soon about to consider a single bill that will personally affect the lives of every single American. Not often do we pass a bill that affects the lives of every single American, and not often do we pass a bill that restructures 17 percent of the U.S. economy—maybe never before.

As one Washington Times editorial pointed out—and I am going to quote from it, and it is here for the audience to read:

[The U.S. health care system] is bigger than Great Britain's entire economy. Imagine five bickering Congressional committees trying to redesign the British economy successfully in just a few weeks. No wonder people are getting nervous.

It is true, people are getting nervous. As I travel around Iowa, I hear a lot of concern about out-of-control government spending and a massive government takeover of our health care system. People are worried that health care reform will result in lower quality, less access, and government bureaucrats deciding what health insurance they can or can't have. On top of all of that, Gallup released a poll last week saying 49 percent of Americans believe their personal costs will get worse—yes, worse—after health care reform is enacted. The poll also reported that only—and I emphasize "only"—22 percent actually think costs will go down. Less than one-quarter of the people polled actually thought health reform would accomplish its top priority: making health care more affordable.

I can't speak for my colleagues. I don't know what they are hearing from their constituents. But I know Iowans can't afford to pay more for health care. Costs are already rising three times faster than the rate of inflation. Costs are straining family budgets, and they are making it increasingly difficult for employers to offer health insurance.

The nonpartisan Congressional Budget Office, the Joint Committee on Taxation, and even the Office of the Actuary at the U.S. Department of Health and Human Services have told us what the American people already know: These massive partisan health care reform bills are going to make the problem worse.

Let me emphasize for the American people who might be listening that the

people at the Congressional Budget Office, the Joint Committee on Taxation, and the Office of Actuary at the Department of HHS are professional, not political. They don't change from time to time when the makeup of Congress changes. They are there over a long period of time studying things in an intellectually honest way to tell it like it is. This is what they are saying: These massive partisan health care reform bills are going to make the problem worse.

So I wish to go to some analyses we have already received from these nonpartisan, intellectually honest organizations.

According to a September 22 letter from CBO to Chairman BAUCUS about the Finance Committee bill:

Premiums in the new insurance exchanges would tend to be higher than the average premiums in the current-law individual market.

So according to CBO, after these bills spend \$1 trillion, many of the people struggling to afford their premiums today will actually end up seeing those premiums go up if this bill is enacted. The Congressional Budget Office also commented on how the tax increases would also raise premiums.

During the Finance Committee markup, Senator CORNYN asked this question:

Would the new fees on health insurers be passed down to health care consumers?

Dr. Elmendorf, Director of CBO, responded by saying:

Our judgment is that, [the new fees] would raise insurance premiums.

The Joint Committee on Taxation confirmed that they came to the same conclusion during the markup. Mr. Barthold, the director there, said:

Basic economics is that that fee will be reflected in higher premium costs.

Let's not forget that these new insurance fees begin next year, in the year 2010, 3 years before any of the reforms in the bill take effect. So it is irrefutable that premiums will go up for every single American starting next year as a result of a bill that came out of the Senate Finance Committee.

The Office of the Actuary with the U.S. Department of Health and Human Services—another nonpartisan, highly regarded set of expert analysts, by the way—has also looked at some of the Democratic health reform proposals.

In a memo released on October 21, the Department of Health and Human Services, Office of Actuary, provided an analysis of House bill H.R. 3200. In the memo, the Health and Human Services actuary writes that the House bill does bend the growth curve, meaning the inflationary increase in health care costs. Of course, a top priority for Congress and the White House was to bend that curve. Unfortunately, the chief actuary says the Democratic leadership and the White House have failed to tell the American public it bends the curve in the wrong direction—not downward but upward.

According to the HHS memo, health care spending would actually increase if the House bill became law. The actuary writes it this way:

In the aggregate, we estimate that for calendar years 2010 to 2019, national health expenditures would increase by \$750 billion, or 2.1 percent, over the updated baseline projection.

While some of the supporters of these partisan bills may not want to tell their constituents, we all know that as national spending on health care increases, American families will bear a burden through increased health insurance premiums.

Let me be very clear. As a result of the pending health care proposals, most Americans will pay higher premiums for health insurance.

Some of my colleagues will try to refute this claim by mentioning the taxpayer-funded subsidies included in these health care bills. It is interesting that they don't even try to deny, in the process of talking about taxpayer-funded subsidies, that premiums will still go up. They don't deny that. They just say the government—or let's say the taxpayers—are going to pick up the tab.

It is true the proposals we have seen so far include about \$½ trillion in cuts to Medicare and massive tax increases to pay for this new entitlement program. But once again, some of my colleagues fail to mention that most Americans would not qualify for these subsidies. Most Americans—about 160 million—get their health care through their employer.

But if you are one of those people who get their health care through an employer, you don't qualify for any subsidy until you spend 10 percent of your income on health care premiums.

The ACTING PRESIDENT pro tempore. The Senator has used 10 minutes.

Mr. GRASSLEY. I ask unanimous consent for an additional 7 minutes.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

Mr. GRASSLEY. The other side plans to throw much of your hard-earned dollars at it to make premiums appear affordable. But even with their \$1 trillion in spending, the Congressional Budget Office has confirmed that in 2019 only about 7 percent of those insured will be getting government subsidies.

So even though there will be a huge new taxpayer-funded subsidy program to help pay for these premium increases, most people would not actually qualify for any of that help. They will just be stuck with higher taxes—yes, higher taxes—less choices—yes, less choices—and higher health insurance premiums.

Some people may wonder what parts of the bill are driving up these costs. We have already identified the new insurance fee.

One analyst of the Federal policy group concluded that the insurance fee alone could raise premiums up to \$500 per year per family. Then there are the new benefit requirements.

Under the proposals we have seen so far, the Federal Government is now defining what kind of insurance you can buy anywhere in the United States. This means it will be illegal for insurers to sell or for you to buy many of the policies people are currently enrolled in.

By law, it will be illegal to buy policies that don't meet an actuarial value of 65 percent and cover a long list of mandated benefits.

The consulting firm Oliver Wyman has said that since this new Federal minimum standard is higher than many of the policies sold today, new enrollees will have to pay about 10 percent more to meet the new government benefit standard.

This is just under the Finance Committee bill. That 10-percent increase in premiums would be much higher under any of the House bills and the Senate HELP Committee proposals.

Once again, the other side of the aisle will point to a grandfathering policy that, as the President has said, will let you keep what you have. But they fail to mention that this grandfathering policy doesn't count if you ever plan to move or, two, your insurer stops offering coverage or, three, you want to change your policy to add vision or dental coverage.

If you meet any one of those criteria, the promise that you will be able to keep what you have doesn't apply to you.

Another factor that will drive up premiums is the new age rating rules. These rules set limits on the amount premiums can vary between younger and older enrollees.

Some of the proposals being considered would tighten this variation so much it will drive up premiums by almost 70 percent for younger, healthier enrollees. So all those so-called young invincibles we need to get into the health insurance pool, all the recent college graduates, will be hit hardest by the increase in premiums because of the proposed market reforms.

Taking all these factors into account, Oliver Wyman actuaries also concluded that individuals would pay as much as 73 percent more as a result of the policies in the Finance Committee bill. Small businesses could face about a 20-percent increase, which will lead to about 2.5 million less people getting coverage through their small business.

We can certainly debate all these numbers. Some may question whether rates will increase by that much. I am sure some will question the sources of these studies, although I should note we didn't take these estimates at face value. In fact, ever since the Gang of 6 meetings, we have had some of the best independent actuaries and insurance experts analyzing this data.

But even the people who want to debate the sources do not deny the fact that health insurance premiums will go up as a result of the bills we are considering. I am beginning to understand

the game. I am actually beginning to wonder if the reason no one is denying it is because this is intentional.

If these bills drive up premiums in the private market, it is going to make it a lot easier to push for a government-run insurance program or a new entitlement program.

A Washington Post story over the weekend reinforced this concern:

[Senator] Reid's original inclination was to leave the public option out of the final bill . . . but his liberal colleagues began urging him two weeks ago to reconsider, after insurance industry forecasts that premiums would rise sharply under the Finance Committee bill.

Let's hope the Democratic leadership and the White House aren't willing to push a bill that forces 200 million people to pay higher premiums unless they enroll in a new government entitlement insurance program. But that is certainly what it sounds like.

Whatever the motive may be, the facts are undeniable. Health insurance premiums will increase for every individual and small business as early as next year as a result of the pending health bills. It will hit young, healthy people the hardest. It will cause small business to stop offering health insurance premiums. We have heard it from Joint Tax, we have heard it from CBO, and we have heard it from the Office of the Actuary within the U.S. Department of Health and Human Services.

I wish to make sure all the American people hear it.

I yield the floor.

The ACTING PRESIDENT pro tempore. The Senator from Wyoming is recognized.

Mr. ENZI. Mr. President, this health plan being forced on America under phony, tight timelines bites off too much, fails to deliver on promises, and passes the costs on to hard-working Americans.

When the 85 percent of Americans who already have health insurance hear the term "health care reform," they expect Washington to do something that lowers the cost of their health insurance premiums. That reaction should not be surprising, since the President and congressional leaders have explicitly promised that reform would lower health care costs to the average American family.

Unfortunately, the bills Congress has developed will do the exact opposite. These bills will increase health care costs.

Several recent reports have highlighted what I and some of my colleagues have been saying for months. The combination of increased taxes, expensive mandates, and new regulations in these bills will actually increase the cost of health care for most Americans. Unemployment is higher than it has been in decades. The housing market is in distress. There is an out-of-control Federal debt and deficit. More and more middle-class Americans are feeling squeezed by irresponsible decisions being made here in Washington. Unfortunately, the health care

bill being put together by the majority leader behind closed doors—and not on the Web yet—is another example of irresponsible policies.

It is important for the American people to understand how these bills will actually increase their health care costs. I wish to highlight 10 specific ways these bills will increase premiums for Americans and individuals. Taken together, these provisions will increase costs, they will stifle competition, and they will take choices away from families, individual Americans, and small businesses.

Here are the top 10 ways the bills before Congress increase health care costs:

No. 1, the two committee bills rely on taxing the young to pay for the old is what the number crunchers call adjusted community rating. This means the premium charged to a healthy 22-year-old will have to increase to be much closer to the premiums charged to someone who is much older and sicker. This means young people will pay a lot more for health insurance premiums than they do today.

Over 40 percent of the uninsured are between the ages of 18 and 34, the same age group that will be hit the hardest, with the highest price increases, if this bill passes. Experts estimate that in most States, premiums for the youngest 30 percent of the population will increase by 69 percent under the tight age bands being considered in one of the Senate bills. These extreme price increases will force the young and healthy out of the market. Most young people will probably do the math and decide, let's see, I can pay the \$750-a-year tax penalty rather than pay \$5,000 a year more for health insurance. If they get sick later, they can enroll in health insurance later.

No. 2, premiums will increase because of the new federally mandated requirements on health plans. The bill will mandate that most health care plans have to meet new, higher specified actuarial values. If you don't know the term "actuarial value," you are not alone. Let me put this as simply as I can. Actuarial value is a technical term that describes the amount of total health care spending that is paid for by the health plan; in other words, all the benefits and enrollee cost-sharing provisions a health care plan covers. Typically, as actuarial values increase, premiums increase and the cost-sharing requirement decrease. If you are healthy, you cannot opt for lower premiums or for higher copays than your government will tell you or you will pay the penalty.

The bottom line is, experts estimate that 50 percent of the individual market policies purchased today and about 20 percent of the policies purchased by small businesses today have actuarial values that are lower than what the Democrats think you should have, which means millions of Americans will be forced to buy more expensive plans. Compliance with these benefit

requirements could cause premiums for the new purchasers to increase by about 10 percent for individuals and about 3 percent for small businesses. For small businesses, 3 percent is a high rate of profit.

No. 3, premiums will increase because of the new federally mandated benefit packages. All plans must include a long list of benefits regardless of what Americans need or want. Why should a 30-year-old single man be required to pay for ovarian cancer screening? Additionally, at least every year the Secretary of Health and Human Services will be required to define and update—perhaps increase—the categories of covered treatments, items, and services.

Not surprising, what this will mean is that the list of mandated benefits will inevitably get longer and further increase costs. If these bills are enacted, every disease advocacy group, drug manufacturer, and health care provider will hire more lobbyists to see that all health plans are required to cover their unique diseases, treatments, and procedures.

That is no way to run a health care program. I believe consumers rather than lobbyists should decide the benefits package that best meets their needs. Otherwise, there will be more mandates and higher costs.

If this bill becomes law, I would not be surprised if every plan in America is required to cover massages and acupuncture. I am not saying people should not get massages or acupuncture if they want to pay for them, but I don't think all Americans should be required to enroll in a plan that covers every single benefit.

No. 4, premiums will increase because of new excise taxes on medical devices and drugs. The official scorekeepers at the Congressional Budget Office and the Joint Committee on Taxation have been clear in stating that these taxes will be passed on to patients. That means consumers will see the prices of everything from power wheelchairs to pacemakers to prescription drugs, such as Prilosec, significantly increase. These price increases will also ultimately increase health insurance premiums for the millions of Americans who already have health insurance.

You don't use any of those? Remember, insurance is spreading the risks so you get to pay, too.

No. 5, premiums will increase because of the new excise tax on health insurance providers. The Congressional Budget Office and the Joint Committee on Taxation have said these taxes will be passed on to people in the form of higher premiums. This tax alone could raise premiums for a family by \$487 a year.

No. 6, premiums for health insurance will increase when 14 million more Americans are enrolled in the Medicaid Program. Several studies have highlighted how Medicaid's inadequate payments to doctors and hospitals directly increase costs to everybody else by

forcing these providers to make up for their losses under Medicaid by shifting those costs on to private purchasers.

The current health reform bills include the biggest expansions of the Medicaid Program since it was created in 1965, while doing nothing to address Medicaid's inadequate doctor and hospital payment rates. If someone cannot see a doctor, they do not have insurance. This will mean billions of dollars in additional costs would have to be shifted on to individuals who already have health insurance, thereby driving up their premiums. Nearly 40 percent of doctors will not see Medicaid patients because of the low reimbursement rates.

As I said, if someone does not see a doctor, they do not have health care.

No. 7, premiums will increase for so-called Cadillac plans because of the new 40-percent excise tax. Companies will respond to this new tax by shifting the costs on to individuals who are the insured or by reducing the value of the health care benefits they provide. Eventually, this tax will start hitting the Chevys and the Buicks, not just the Cadillacs.

Experts estimate that in many metropolitan areas the lowest option bronze plan—that is what we require—under the Finance Committee bill will be considered a so-called Cadillac plan as early as 2016. This does not even go into effect until 2013.

No. 8, premiums will increase because of the new fee to sell plans in the mandated exchanges. The Congressional Budget Office estimates plans would have to pay a surcharge to sell on the exchange, which would add about 3 percent to premiums.

No. 9, premiums will increase because of the new reinsurance program. This new program will cost Americans \$20 billion, and those costs will be passed on to someone, most like the healthy enrollees.

No. 10, premiums will increase because of the new tax for comparative effectiveness research. Washington bureaucrats will tax patients so the government can decide which treatments are acceptable and which treatments are denied. Rationing? We have seen this story before in other countries such as England. We know this will lead to the delay and denial of care for our seniors. It is no wonder that a recent Rasmussen poll noted that 59 percent of our Nation's seniors oppose the current legislation.

Taken together, the 10 policies I just described will cumulatively increase health insurance premiums for millions of Americans who currently have health insurance. It is another squeeze on our Nation's middle class.

In my home State of Wyoming, a healthy 35-year-old man can currently buy a high-deductible policy for about \$90 a month. The scorekeepers at the Congressional Budget Office estimate the silver plan under the Finance Committee bill will be \$392 a month.

The ACTING PRESIDENT pro tempore. The Senator has consumed 10 minutes.

Mr. ENZI. Mr. President, I ask for 5 additional minutes.

The ACTING PRESIDENT pro tempore. There is only 3 minutes on the Senator's time.

Mr. ENZI. I ask for 3 additional minutes.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

Mr. ENZI. The scorekeepers at the Congressional Budget Office estimate the silver plan under the Finance Committee bill will increase to \$392 a month. That is over a 300-percent increase. None of the folks I talked with from Wyoming can afford to pay 300 percent or more for their health insurance. In another economic time, this policy would be bad enough. In today's climate, it is irresponsible.

We all agree the health insurance market is broken and needs to be fixed. Everyone who wants health insurance should be able to get it, and they should not have to spend their hard-earned dollars to get it.

No American should be denied health insurance because they have cancer, diabetes, acne, or some other preexisting condition. No one should lose their health insurance because they forgot about an old injury when they filled out a form. No one should be denied health insurance, period.

These reforms are very important and long overdue. However, we can do better. These goals should be implemented in a way that drives down costs for the majority of Americans who already have health insurance. Congress needs to learn from the experiences of the States that have already enacted these types of reforms. The States did not pass reforms with the goal of increasing costs for a majority of their residents, but that is precisely what has happened over time.

We need to enact reforms that will actually reduce costs and make health insurance more affordable. That is what the American people want but, unfortunately, that is not what the current bills do.

I yield the floor.

The ACTING PRESIDENT pro tempore. The Senator from Rhode Island.

Mr. REED. Mr. President, I wish to speak for up to 10 minutes in morning business.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

UNEMPLOYMENT INSURANCE BENEFITS

Mr. REED. Mr. President, I again rise to urge my colleagues, particularly from the other side, to join us in passing an extension of unemployment insurance, to stop blocking a program that is so necessary to every person in this country, not just those who are losing jobs but those who are fearful their jobs might be taken away.

This is a national issue, an emergency. It requires attention and action now, not weeks from now. For the last several weeks, we have been trying to get an agreement to proceed. Last week, Leader REID justifiably filed the first of what could be three cloture motions that some on the other side would insist we must proceed through until we can enact this important effort and benefit for 15.1 million unemployed Americans.

Everyone in Congress, regardless of party affiliation, is concerned about jobs. There is no unemployment crisis just in red States or in blue States or in purple States or any color States. This is a nationwide problem. It requires a nationwide solution, and one of the first steps is simply extending unemployment benefits for the people who are running out of these benefits or who may, in fact, lose their employment and need these benefits.

We have to create jobs. That is the ultimate solution to the current economic crisis. We must have a sustainable and robust recovery. We are receiving some encouraging signs. It is estimated that when the gross domestic product for this quarter is reported, it will be about 3 percent, the first time GDP since the second quarter of 2008. But positive GDP is not the answer for people who are looking for work unsuccessfully. They need the benefits of extended unemployment compensation.

This legislation is very straightforward. It ensures that out-of-work Americans can provide for their families, can stay in their homes, and can maintain a sense of dignity while they continue to search for employment in a very difficult market.

Not only is it simply the right thing to do because it demonstrates some degree of recognition of the extraordinarily difficult situation facing so many in this Nation, but unemployment compensation insurance helps to aid the economy. You don't have to be an economist to understand that getting money to people who will spend it quickly on basic necessities spurs demand and helps prevent further erosion of the economy. Yet my colleagues on the Republican side continue to ignore the urgency of the situation.

As stated, last week the distinguished majority leader had to file a cloture motion to proceed to the House-passed unemployment insurance extension. This is unprecedented.

Congress has acted eight times—in 1958, 1961, 1971, 1974, 1982, 1991, 2002, and 2008—to establish temporary programs that provided additional weeks of unemployment compensation benefits beyond regular unemployment compensation and any extended benefits.

Let's take a moment to look back at the recent unemployment insurance extensions under both Democratic and Republican administrations.

President George Herbert Walker Bush signed an unemployment insurance bill into law that passed the Sen-

ate with near unanimous support. Not once, but twice—in November 1991 and February 1992, when the unemployment rate was 7 percent and 7.4 percent, respectively. And we are at a much more serious moment in our economic history today than those years ago.

In July 1992, President Clinton signed an unemployment insurance bill into law that passed with unanimous support in the Senate. The unemployment rate was 7.7 percent.

In March and November 1993, President Clinton signed two more bills into law that passed with overwhelming bipartisan support. The unemployment rate was 7 percent and 6.6 percent, respectively.

In the 1980s, President Reagan signed an unemployment insurance bill into law that unanimously passed a majority Republican Senate. The unemployment rate was 8.8 percent. Months earlier, it was double digits.

These past votes, under Republican and Democratic Presidents and majorities of both parties in the Senate, demonstrate the nonpartisan nature of extending unemployment insurance when the economy is weak and unemployment is high. It is that simple.

In fact, further reinforcing this notion is that the national unemployment rate has now risen to 9.8 percent and may not stabilize until next summer—much higher than the preceding incidents in which, on a bipartisan basis, under Republican and Democratic Presidents, we moved expeditiously to extend unemployment benefits.

Nearly 2 million Americans will exhaust their benefits by the end of the year, but as I speak on the Senate floor, hundreds of thousands of Americans have already exhausted their benefits.

Mr. President, 3,800 Rhode Islanders will benefit immediately from a Federal extension, a majority of whom have already exhausted their benefits going back, in some cases, several months. Hundreds more in my State exhaust their benefits each passing week.

So why are the Republicans sidetracking this legislation? Let's take a look at the list of amendments.

We all, as Senators, have a right to propose amendments, but when they are proposed simply to delay and not to constructively advance an issue, we have to look very skeptically at the amendments. There is an amendment concerning ACORN on which we have already voted. This seems to be just an attempt to delay not an attempt to responsibly legislate.

It is my understanding that Majority Leader REID has made many offers to the other side of the aisle so that the Senate can proceed to the immediate consideration of this critical legislation. It is disappointing these offers have been rejected.

This bill is about stabilizing our economy. It is about helping Americans who, through no fault of their

own, cannot find work. It is about this body, the Senate, taking action on behalf of people.

I urge immediate consideration of this extension. I hope we can pass it tonight rather than be forced to another series of pointless and political cloture motions.

I want to briefly mention another proposal related to this issue that is important to consider which would help in this terrible crisis of unemployment.

I have introduced the Keep Americans Working Act to strengthen and expand work share programs. These are programs in which 16 States, at the moment, pay a portion of unemployment benefits if the employer keeps the person on the payroll but reduces their hours to reduce costs and continues to pay their benefits—their pension and health care.

So far this year, approximately 137,000 layoffs have been averted in States that have this program. We have a breakdown of the 16 States. In 2008, 58,000 Americans were taking advantage of the work share program. They would work for 3 days a week, for example, and they would be off 2 days. They would receive unemployment compensation pro rata for those 2 days. The employer would keep benefits flowing, in terms of health care. They would have valuable workers not sent away from the firm but still engaged in productive activities.

I visited a firm in Rhode Island that has this program. It is wildly popular with not only the workers but also with the managers. In Rhode Island, we have jumped from 2,800 last year to 5,400 this year, and it is rising.

When I was at this plant, one of the workers said: This is the only way I can keep paying for my mortgage; this is the only way I can keep paying for the food we put on the table for our children. And the plant manager said: This is the only way I can keep a valuable worker so I can keep producing. I think it is a program that deserves close attention. This program in Rhode Island has helped many people avoid being completely laid off, and it has also helped the drain on the unemployment compensation fund because paying a pro rata share is a much better deal for the fund than paying the full benefits when someone is laid off completely.

There are 16 States, as indicated here. They rank from Arizona, California, Connecticut, Florida, Iowa, Kansas, Massachusetts, Maryland, Minnesota, Missouri, New York, Oregon, Rhode Island, Texas, Vermont, and Washington. Again, this program is not a one-State, one-region, one-area program. This is a national program which I hope can be emulated by the other States. It is a win-win, and I hope we can move forward and take up this legislation as a complement to what we are proposing in the extension of unemployment benefits.

The real key, though, ultimately is to get the jobs flowing again, and that

is something we have to work on. That is something on which we have made some progress but not sufficient progress. We can't rest until there is confidence again that throughout this land people have a job, they feel confident they can keep it, they can provide for their families, and they can contribute to this great Nation.

I yield the floor.

The ACTING PRESIDENT pro tempore. The Senator from Illinois.

ADDRESSING AMERICA'S PRIORITIES

Mr. DURBIN. Mr. President, I wish to commend my colleague from Rhode Island for his statement on the unemployment situation facing our country and also join in his remarks with some concern and dismay over the opposition of the Republican Senators to extending unemployment benefits.

Tens of thousands of people in my home State of Illinois and all across the United States have been unemployed for long periods of time and have now reached the end of their eligibility for unemployment compensation. They are still unemployed. They are still trying to keep their families together, pay the rent, put food on the table, pay for some medical bills, and they need unemployment compensation for that to continue. So we have proposed extending unemployment compensation benefits—the safety net for America—while they look for jobs and while this economy starts ever so slowly to turn around.

The opposition comes from the Republican side of the aisle. They oppose extending unemployment compensation benefits. You think: How could they rationalize that in an economy where there are six unemployed people for every available job? Their answer is: We have other, more important things we want to debate on the floor of the Senate.

Well, let's take a look at what those are. First, they want to return to the debate over an organization known as ACORN. ACORN is an organization that has not been in business in Illinois for 8 or 9 years, so I don't know any of the leaders in that organization personally. I can't say that I can recall working with them on any major issues. But you remember the videos a few weeks ago, those alarming videos of some ACORN employees who were apparently conspiring with people on how to break the law. Those employees have been fired, as they should have been. They should be investigated, and if they are guilty of criminal activity, they should be prosecuted. That is clear. But that is not enough for those who listen to the rightwing cable and TV shows. There has to be more.

Well, I have called for a full investigation of ACORN. I want the Government Accountability Office to find what Federal monies have been spent with that organization and make sure it was spent honestly and spent well.

An investigation is appropriate. It is known as due process. But that is not enough for some on the Republican side of the aisle.

One Senator from Louisiana wants to go further. He wants to offer another amendment to flog ACORN, and he is holding up unemployment benefits in Louisiana and Illinois and across the Nation until he gets his amendment, until he can make his speech, until he can beat on ACORN again. Well, that may be his idea of serving the public need. It is not mine. Let's save that debate for another day, if we have to have it at all. Let's not make thousands of people in Louisiana and Illinois—currently unemployed, desperate to keep their families together and a roof over the heads of their children—suffer because a Senator here wants to debate whether we can think of some new way to punish ACORN. You know, for most people, as President Obama said the other day in an interview, there are many more important things in life than this organization and the sorry conduct of a few employees. But for this Senator, it is enough to hold up unemployment compensation for literally hundreds of thousands of American people. That is the reality.

In addition, there is a program called E-Verify. E-Verify is a way to try to establish that a person applying for a job is actually a citizen. They want to use computers, accessed through telephones and computers, to determine whether the identity and the Social Security number given to the employer are, in fact, valid or illegal. It has been a tough program to get up and running. In fact, it is loaded with enough uncertainty and error that some question whether we should pursue it until we have worked out the details. Innocent people were caught up in the E-Verify early days and identified as not being legal when in fact they were. So what we have done is to extend this program for 3 years while we work out obvious problems with it.

One Senator on the other side of the aisle said it is not enough. I am going to hold up unemployment benefits, he says, until this program is extended permanently. Well, that is a worthy debate and topic, but is it worthy enough to deny unemployment compensation benefits to thousands of people out of work while we debate whether E-Verify should be extended 3 years or permanently? Doesn't seem to rise to the same level of importance, in my estimation.

That is what is holding up unemployment benefits for hundreds of thousands of people—amendments like that from the Republican side of the aisle which, to my way of thinking, don't really measure up to the gravity of the issue we are considering.

I wish those Senators from the States offering those amendments would go back home and meet some of these unemployed people, maybe sit down and buy them a cup of coffee, talk with them about what their lives

have been like being out of work for 2 or 3 years, what it means to have no health insurance because you lost your job, folks who have exhausted their life savings and now don't know which way to turn. I get e-mails and letters every day from them, people across my State. And these are not folks who have drifted in and out of work; many of them have worked uninterrupted for 25 or 30 years and now find themselves out in the street through no fault of their own. They are trying their darndest to find a job, to improve their skills so they are more marketable, and we should give them a helping hand.

Incidentally, the money that pays the unemployment compensation benefits comes from a fund to which they contributed. While we work, we put a little money away in a fund on the possibility that someday we will be out of work, and if it ever happens, then we are given at least enough money to get by while we look for a job, from that same fund. It is a basic insurance policy. These folks who are caught up in a tough recession need an extension of their benefits for some additional weeks—20 weeks is what our bill provides.

So for those who argue that this is some form of welfare, I would like to correct them. These are benefits paid out of funds paid in by workers across America and employers, and it is a fund that needs to be exercised right now, to be used right now for their benefit.

Mr. President, I am also concerned about some of the debate I have heard on the floor this morning from the other side when it comes to health care reform. I would like to stand here and compare the Democratic proposal for health care reform and the Republican proposal for health care reform. Now, that would be a good debate. But unfortunately I can't because there is no Republican proposal for health care reform.

One of the elements of our Democratic approach in the Senate will be something called opt-out. To put it in a nutshell, we are trying to create a not-for-profit health insurance company to compete with private health insurance companies so there will be actual competition—to keep them honest—and we try to bring costs down. We know private health insurance companies are exempt from antitrust laws. They can fix prices, they can allocate markets, they can jam through increases in premiums, and there is not much you can do about it since there is no competition. So a public option, a not-for-profit health insurance company, would be competitive.

There are some who argue against that and say that goes too far. Even though it is not government-run health insurance like single payer—it is a not-for-profit option—they say it goes too far. So the Democratic approach to health care reform says that individual States can decide whether they want to

have a public option available to the people who live there. If the State of Iowa, whose Senator came to the floor this morning, decides they don't like a public option, they can opt out of the public option. It is their choice. Each State can make that choice. That is what opt-out is all about.

Opt-out is also what the Republicans' strategy on health care is all about. They have opted out of this debate. Take an example: The Health, Education, Labor, and Pensions Committee considered over 500 amendments to health care reform. Among the amendments adopted were 150 Republican amendments, accepted in the committee. Some were technical, some were substantive, and in good faith they were debated and agreed to. Once 150 amendments were added to the health care reform bill in the HELP Committee. The vote was called, and when it was called, not a single Republican Senator would vote in favor of the bill they had just spent weeks amending.

It turns out there is only one Senator—Senator OLYMPIA SNOWE of Maine—who joined in the Finance Committee to report out a bill. She is the only Republican Member of Congress, House or Senate, who has actually voted for health care reform. All of the other Senators who have come to the floor criticizing what we are putting forward as our draft proposal on health care reform have not voted for it and have not produced an alternative.

The need is still there, and the need is very serious. Let me give an example, if I can, about the need in terms of a real-life story back in my State of Illinois.

There is a young man named Marcus Evans. Marcus reached a point in life where he couldn't walk upstairs without losing his breath, and he knew something wasn't right. He is 17 years old, and he began suffering from shortness of breath, which kept him out of pickup basketball games but even made it difficult for him to walk around his house. He went from doctor to doctor trying to figure out the problem, but he was uninsured—one of 47 million Americans uninsured.

The ACTING PRESIDENT pro tempore. The Senator's 10 minutes has expired.

Mr. DURBIN. I ask unanimous consent for an additional 5 minutes.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

Mr. DURBIN. So Marcus Evans, being uninsured, couldn't find a doctor to diagnosis his problem.

At the time, Marcus's mom was a working mother of two. She worked as a part-time dental assistant. She didn't receive health insurance through her job and her family did not qualify for Medicaid, which is health insurance for poor people.

For 3 years, Marcus tried to get medical care without success. He was re-

peatedly told that more tests couldn't be done. He was told they were just too expensive, and he was basically told nothing was wrong. In fact, something was very wrong. Marcus Evans was suffering from t-cell lymphoma, a form of cancer that affects the lymph nodes. Do you know how he received the diagnosis? After Marcus's aunt called 911 because her nephew literally couldn't breathe, he was rushed to an emergency room where he received, finally, an MRI—his first MRI after years of visits to doctors with no diagnosis. That test revealed a significant malignant tumor pressing on his esophagus, which explained the symptoms he had been complaining about for more than 3 years.

Marcus said:

I nearly died before I got the proper health care. It took a lot for them to actually do the test.

Well, that is the situation that is familiar to millions of Americans—people who either don't have insurance or don't have much insurance. They are unable to afford health care premiums for preventive care out-of-pocket, and it takes a severe complication and a trip to an emergency room before they receive any appropriate medical care. They earn too much money for public aid and too little money to afford private health insurance.

For Marcus, a disease that could have been caught and treated when he was a high school student went undiagnosed for years as he tried and failed to get quality treatment. Instead of going away to college after graduating from high school, Marcus found himself stuck at home too sick and too scared to leave home.

Today, after chemotherapy and successful surgery, Marcus is in remission and working to put his young life together. His struggles aren't over. Most of his friends have debts from student loans; Marcus owes more than \$100,000 in medical bills at the age of 21—\$100,000—even after the hospital forgave him \$40,000 for his hospital stay.

Still, he is trying to move forward. He is enrolled as a part-time student at Chicago State. He has a little job with the city, a job that provides him at least some health insurance. It could have made a difference in his life many years ago.

Here is what he said:

I see the difference when you have insurance and when you don't. It's like night and day. When I didn't have insurance, they just pushed me aside.

Marcus doesn't blame the doctors who told him he was suffering from nothing more serious than asthma. He said he understands doctors were faced with an impossible choice caused by our Nation's dysfunctional health care system.

He said:

Doctors shouldn't have to worry about whether a patient has insurance. No decision should have to be made except let's take care of this person.

It is simple logic, common sense. That is what health care reform is all

about, and it poses very fundamental questions for us in this country: Who are we? What do we stand for? Are we going to change the current system?

There are those fighting change in the system, and those leading the fight are health insurance companies. They are making plenty of money under the current system even though causes such as Marcus Evans' end up being untreated, and young men end up suffering as a result of it.

That is why this health care debate is so important. I hope at some point, a couple, maybe even three Republican Senators would step up and say: We want to be part of this historic debate. We don't want to stand on the sidelines and complain about the plays that are being called. We want to be into the actual field of battle to help craft a bipartisan bill.

So far they have turned us down every step of the way except for one Senator, Ms. SNOWE of Maine. I hope that can change, and I hope those who come to the floor every day and complain about health care reform will take 1 day to propose their suggestions. What do they want to do? If they want to stick with the current system, if they do not want to change health care as we know it today, have the courage to stand up and say just that. But, unfortunately, they have said over and over again: We want to criticize. We want to opt out. We don't want to be part of this debate.

That doesn't solve the problems our Nation faces.

I yield the floor.

The ACTING PRESIDENT pro tempore. The Senator from North Dakota is recognized.

Mr. DORGAN. Mr. President, first let me compliment my colleague from Illinois. He is right that the health care system in this country is in need of repair or reform. He is right also about the people who are out there believing they are insured when in fact they are one serious illness away from bankruptcy.

Ten years ago in Fargo, ND, I met a woman who had \$600,000 in the bank. She said she had a job, she had health insurance, and she had equity in a home. Ten years later it was gone. She has a very serious illness. She is a quadriplegic and needs a substantial amount of care, and all those assets are gone. She had insurance and all those assets are gone because her insurance had a cap.

A lot of people don't know that. They say: I have health insurance. Their insurance often has a cap on how much the insurance company will pay in the aggregate, which means they are just one serious illness away from bankruptcy. That is just one among others of the reasons there needs to be some change with respect to the health care issue.

I think this will be difficult. I commend the majority leader for trying to put a bill together. It will come to the floor of the Senate. We will have an op-

portunity to review it and offer amendments, which is the way it should be. My hope is at the end of the day we will be able to advance the issue of health care and improve the health care system in this country.

FEDERAL RESERVE POLICY

Mr. DORGAN. Mr. President, I wanted to mention very briefly—and I will speak about this a bit more later—the daily news about the payment of very large bonuses by some of the largest financial firms that received TARP funds or other funds from the Federal Government to try to keep them afloat during difficult times last year. The notices of the bonuses and profits of those firms at this point are very troubling to me and to a lot of other people.

I want to mention that a group of us a while back wrote to the Federal Reserve Board asking the Federal Reserve Board to release information about how much money went out the back door of the Federal Reserve Board when, for the first time in history, they allowed investment banks to come to the loan window of the Federal Reserve Board and get direct loans. For the first time in history, last year, they did that.

Now the question is, Who got money from the Fed's direct window? Under what conditions did they get that money? How much money did they get? A lot of us have asked the Federal Reserve Board to release that information.

Is that information important? It sure is, to me. Are the companies that are now proposing to pay the very large bonuses the same companies that got money out of the direct loan window of the Fed for the first time in history? Probably. What conditions were attached to that money? What were the rates, if any? We would like to know the specifics.

On September 16, the Chairman of the Federal Reserve Board wrote back to us saying that releasing these names would hinder the Fed's assistance efforts.

That is just a specious argument. The American people's money is put at risk. The American people have the right to know how much money went out that direct lending window at the Fed. We have a right to know—Members of Congress, the American people have a right to know. The Federal Reserve Board is saying we don't have a right to know and they don't intend to tell us.

I am going to talk about this a bit more later. There was a related FOIA case in which a judge found the Federal Reserve had "improperly withheld agency records." The judge called the Fed's argument that borrowers would be hurt if their names were released—the judge says "that was conjectural, without evidence of imminent harm."

Despite the fact that the judge has determined that, we still don't have a

release of this information. In a news article of a congressional hearing, it said a Federal official said the Fed was "giving serious consideration" to releasing the names of firms that received assistance.

In the same article they quoted Fed General Counsel Scott Alvarez as saying at the hearing:

We would be happy to work with you to establish procedures for disclosure.

A few days following that a Bloomberg news article said:

The Fed had decided to appeal the ruling that had ordered the Fed to release the information.

The question is, Why does the Fed believe we and the American people do not have a right to know? It makes no sense to me. I am going to speak about this at greater length later, but, clearly, as big bonuses are going out the back door, don't we have a right to know how much money went in the front door from the Federal Reserve to these institutions? How much, at what rate, and so on? I am going to continue to ask these questions.

CONCLUSION OF MORNING BUSINESS

The PRESIDING OFFICER (Mrs. GILLIBRAND). Morning business has expired.

EXECUTIVE SESSION

NOMINATION OF IRENE CORNELIA BERGER TO BE UNITED STATES DISTRICT JUDGE FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA

The PRESIDING OFFICER. Under the previous order, the Senate will proceed to executive session to consider the following nomination, which the clerk will report.

The assistant legislative clerk read the nomination of Irene Cornelia Berger, of West Virginia, to be United States District Judge for the Southern District of West Virginia.

The PRESIDING OFFICER. The Senator from West Virginia is recognized.

Mr. ROCKEFELLER. Madam President, I rise to speak on precisely the issue the clerk reported. That is something which is extremely important to me and also extremely important to the people of West Virginia, a historic decision we are going to make.

Today the Senate will consider the nomination of Judge Irene Berger to serve on the U.S. District Court for the Southern District of West Virginia. I have had the pleasure of knowing Judge Berger for many years and having a very high regard for her and liking her very much for many years. I continue to be amazed by her tremendous intellect, her calmness—a very marvelous calmness which speaks of integrity and knowledge and fearlessness in the face of whatever may come

up—and, of course, her complete dedication to public service, which I will talk about.

She is a phenomenal person and a true professional, which is why I am so proud to join with Senator BYRD in recommending her to the President for this judgeship. Without any doubt, Judge Berger is one of the most qualified people to serve on the Federal bench. She truly is unmatched—in her professionalism and in her experience and in her demeanor—for this position. She has the temperament that should be expected of any judicial nominee, which is not just calmness and the right demeanor, but she embraces the courtroom, masters the courtroom. She is in charge of the courtroom. It is a wonderful thing.

She is very smart, obviously. She is very fair. She is dispassionate, she is rational, she reaches her decisions in a very calm and deliberative way, showing respect and equal treatment to all claimants before her in the courtroom.

I think it is perhaps, and I would judge, her upbringing that helped Judge Berger to be the outstanding person and judge that she is today. She grew up in a very large family in one of the four poorest counties in the United States of America. She worked hard, got a good education, and ultimately earned her law degree from the West Virginia University College of Law.

Rather than seeking—which would make some sense in view of what she had been through—a high-paying job in a corporate law firm, which would have been hers just for the asking, so to speak, she decided to do what is natural to her, which is to give back to her community and to her State by devoting her entire 30-year legal career to serving her fellow West Virginians. In so doing, she has gained profound experience at nearly every level of our judicial system.

She began her career as a legal aid attorney, protecting the rights of our State's most vulnerable citizens, and then kept our communities safe by serving for 12 years as a prosecuting attorney in Kanawha County, WV, which is the county in which I live. She would go on to serve briefly as an assistant U.S. attorney for the Southern District of West Virginia before being appointed to fill a vacancy as a circuit judge for the Thirteenth Judicial Circuit of West Virginia, a position she held for 15 years.

As an attorney and a jurist, Judge Berger's hard work and determination have earned her the unqualified respect of all of her peers. Federal judges—everybody has written in saying this is the best person.

After her initial appointment to the circuit court, the voters of Kanawha County, WV—and that was part of why that position in the court is different from the one she is now hopefully going to be voted into—voted three times to keep her in that office because of her reputation as an honest, thoughtful, and skilled jurist.

I think we all agree the Federal judicial system is fundamental to our democracy's continued vitality, and there is absolutely no one I trust more than Judge Berger to faithfully and skillfully serve in this enormously important role.

Those are words, of course, but they are words, in my case, that come from deep within me. The American people deserve to know when they enter the courtroom that their judge is committed to justice and to equality and will treat them fairly, and that is exactly the type of judge Irene Berger is and will continue to be if we make that possible.

She made that clear in her confirmation hearing by saying:

I want to say very strongly that I will ensure that all parties are treated fairly and equally. They will be heard equally, be they rich or be they poor.

Judge Berger has also remained an integral part of our community and our State. With her uncommon wisdom and insight she assumed leadership positions, obviously, within the court system and has been called to serve and agreed to serve on a number of boards of nonprofit organizations and educational institutions.

She's writ large in life in West Virginia, I just have to say that. Her honors and awards are many. I almost hesitate to mention them because that is what everybody does, but it should be said: West Virginia College of Law, Outstanding Woman of Law Award; YWCA Woman of Achievement; the American Bar Association Foundation Fellowship; West Virginia University's Outstanding Alumna; and the NAACP Image Award for Leadership, to name just a few.

I am perhaps most impressed by Judge Berger's courage and determination and her refusal to back down from any worthwhile challenge. She was one of the first students to integrate her local elementary school in McDowell County. That was not easy. McDowell County is the most southern county in West Virginia and, in fact, most of it is south of Richmond, VA.

She is the first in her family to attend college. That can only be admirable. That can only talk about sacrifice and determination in a close family unit, family values. She was the first African-American woman to serve as a circuit court judge in West Virginia.

If confirmed today, she would, I proudly say, become the first African-American Federal judge in the history of West Virginia. Granted, the history of West Virginians is not as long as the history of New York. But it goes back to 1863, I would say to the Presiding Officer, and we are very proud of that.

I would like to close by personally thanking Judge Berger and her family. Her dedication to her country and State means so much to me. I wish to see her confirmed. I am not a lawyer, but I have been in West Virginia a long time. I started as a VISTA volunteer. I know a good person when I see one.

Her willingness to assume this important role speaks volumes about her character as a person and as a judge. I would like to thank President Obama for his leadership in nominating Judge Berger for this position. He could not have selected a more qualified person. I cannot wait for them to meet.

Finally, I would also like to thank Majority Leader REID, Minority Leader MCCONNELL, Chairman LEAHY, Ranking Member SESSIONS, and the whole Judiciary Committee for allowing us to move forward on this critical nomination by, I will have to say, a unanimous vote for forwarding her nomination.

We can rest assured Judge Berger will serve with enormous honor and distinction, as her predecessor, the Honorable David A. Faber, served before her.

I am proud and all West Virginians deserve to be proud and are proud, even if they have no idea what is going on right now, as one of our own premier legal minds and unwavering leaders continues to serve our Nation and the cause of justice.

I yield the floor, and I ask unanimous consent that all quorum calls during the debate on the Berger nomination be equally charged to both sides.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. ROCKEFELLER. I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The assistant legislative clerk proceeded to call the roll.

Mr. CARDIN. I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. CARDIN. Madam President, I know time has been reserved for Members to debate the confirmation of a district court judge in West Virginia. I certainly support that confirmation. It is interesting that there are not too many Senators coming to talk about this particular judge, even though there was a request that we reserve time on the floor in order to debate the nomination.

I raise this because there are four nominees ready for confirmation to the courts of appeal and six district court judges who are ready for confirmation, having been moved through the committee, who, for some reason, Republicans are now not allowing us to bring to the floor for confirmation. This is a deliberate effort to try to slow pace of the confirmation process of Federal judges appointed by President Obama.

I think this is wrong, and people should understand it. In my own circumstance in Maryland, we have a judge who has been approved by the committee for the circuit court of appeals, Judge Andre Davis. A hearing took place in April of this year. The Judiciary Committee reported out his confirmation by an affirmative vote of 16 to 3. This is clearly a nonpartisan

recommendation. Judge Davis is highly respected by members of the bar in Maryland. He has 22 years' experience as a district court judge. He has handled all types of cases. He has been recommended as being fair and even-handed and is ideally suited to serve on the appellate court. He will add diversity to the court, being the third African American, when he is confirmed, and he will be confirmed. There have been anonymous holds put on appellate court judges on a rotating basis and, in some cases, on district court judges, in an effort to slow down the process.

When we get a chance to vote on his confirmation, whether it requires a cloture vote or not, he will be overwhelmingly approved, as he should be. He is well qualified to serve on the appellate court.

I am somewhat perplexed. Floor time is valuable. Time has been set aside now to talk about the confirmation of a West Virginia district court judge. Yet I don't see too many Members rushing down to speak. Why haven't we brought up the other six district court judges ready for action? Why haven't we brought up the four appellate judges, if there is a desire to debate, so we have time now. Let's debate the issue. If there is a need for a vote, let's determine how much time is necessary and then let's get a vote. If there is a sincere effort to filibuster, which I find regrettable, then notify the leadership. Let's schedule a cloture vote on these nominations.

The bottom line is, this is an abuse of the rights of an individual Member of the Senate, and certainly it is wrong for us to hold up the confirmation of judges who are prepared to take on this public responsibility. There is a bill pending that would create new judges. Why don't we fill the current vacancies? Why don't we get these appointments to the floor and vote on their confirmations?

I know in Maryland there is strong support for Judge Davis's confirmation. I hope we can work out arrangements and bring these nominations forward and carry out our responsibilities to vote up or down those who are nominated to serve on the Federal bench.

I know there have been accusations made back and forth. I opposed several of President Bush's nominees to the court. In each case, I made it clear I was prepared to vote at any time. I never delayed consideration of those appointments, including those to the appellate court. They were brought forward, and we voted them up or down. All I am saying to my Republican friends is let's bring these nominations to the floor of the Senate; let's get a chance to vote on these nominations; let's not schedule time to talk about a district court judge and that person's confirmation, when in reality there has been very little interest shown in coming forward.

I see the distinguished ranking member of the Judiciary Committee. He has been fair and has tried to work this

out. I don't know what the issue is on his side on an individual Member objecting to other judges coming forward. I hope we will have a chance to bring forward other nominations so we may move forward with one of the principal responsibilities of a Senator, to act in the confirmation of Federal judges, to give advice and consent to the President.

I yield the floor.

The PRESIDING OFFICER. The Senator from Alabama.

Mr. SESSIONS. Madam President, I rise to speak on President Obama's nominee to the district court for the Southern District of West Virginia, Judge Irene Cornelia Berger. The historic significance of her nomination should not be lost on anyone. If confirmed, she will be the first African American to serve on the Federal bench in the State of West Virginia. She has had a distinguished career. She has been a State judge for the last 15 years. Before that, she was a State prosecutor for 12 years and a lawyer for the Legal Aid Society. I enjoyed the dialogue we had during her confirmation hearing and was especially pleased to see her responses to the questions for the record. She indicated in those answers outright that she did not agree with the empathy standard President Obama has used, saying:

A judge should apply the law to the facts of a case without being influenced by sympathy or empathy.

She further stated that it is never proper for a judge to indulge his or her own sense of empathy in deciding what the law means. I wholeheartedly agree and am pleased to be able to support her nomination. The President's nominations deserve deference, although we do have a constitutional responsibility to examine the nominees, to ask the tough questions, to support them when we can and to oppose them when that is the appropriate action.

I commend Chairman LEAHY on the pace of his hearings. Last week, the committee held its 16th judicial nominations hearing. But I wish to set the record straight about a few things. At this point in his Presidency, President Bush had nominated 60 judges, but only 22 nominees had hearings. In contrast, President Obama has nominated only 23 judges, including a Supreme Court nominee, which took a great deal of our time, as it rightly should. Yet 16 of his nominees have received hearings.

The Senate Judiciary Committee is doing its job. We are processing nominees at a reasonable pace, in a fair and bipartisan manner. There are those who say that Republicans are slow-walking nominees. I suggest that is a preemptive accusation to complain about something they think might happen. It is not happening, in my view. The raw numbers show that. Those same individuals also claim that the vacancy rate on the Federal courts is higher now and, therefore, we need to confirm more judges than we did during President Bush's first 2 years in

office. However, the need to fill vacancies does not undercut the responsibility to properly vet those lifetime appointments.

Furthermore, we can only process the nominees we have before us. There are currently 22 circuit court vacancies but only 9 nominees before the Senate. There are 75 district court vacancies and only 10 nominees before the Senate. This chart shows that. These are the vacancies in blue and the red represents the circuit court nominees. These are the only the nominations we have received so far. To date, President Obama has announced a total of only 23 nominees, one of which was a Supreme Court nominee. By this time, the Bush administration had sent the Senate 60 nominees, almost three times as many.

Over the past few weeks, I have heard the chairman of our committee come to the floor and state that the pace of confirmations is not acceptable. I wish to point out a few numbers to those who now say Democrats confirmed a significant number of President Bush's nominees. As I told the chairman, I hate to get into this. We have been doing this for a number of years, but I am not going to remain silent while the record is distorted. We need to talk about perspective, and if we are going to continue to have tit-for-tat, I will be down here to explain the other side of the question.

President Bush had fewer nominees confirmed than any two-term President in modern history. President Clinton had 377 confirmed; President Bush only got 326. President Clinton was also able to confirm two Supreme Court nominees. Under the Bush administration, the Democrats held up qualified nominees for years in some cases, denying an up-or-down vote even though a majority of the Senators were ready and willing to confirm.

There are those who say the Republicans are filibustering nominees, and to them, I say that is not correct. A hold is not a filibuster. When a Member of this body has concerns about a nominee, they have a right to put a hold on that nominee. The majority leader has the prerogative to file cloture on that nomination. There were nominees that I have strongly opposed and have voted against, but I voted for cloture when the majority leader sought to bring up the nomination so the nominee would get an up or down vote. That is the way you overcome a hold.

Madam President, how much time do we have remaining?

The PRESIDING OFFICER. The minority has 15 minutes remaining.

Mr. SESSIONS. I think most of us in this body who were here remember that soon after President Bush was elected in 2000, a group of well-known liberal professors—Laurence Tribe, Marsha Greenberger, and Cass Sunstein—he is the one who has recently been appointed by President Obama to one of his administration posts who believes animals should have

lawyers appointed for them—met with the Democratic leadership. The New York Times reported at that time that they proposed changing the ground rules of the confirmation process. They proposed that Senators consider a nominee's ideology. For the first time in the history of the country, they proposed that the burden be shifted to the nominee to somehow prove they were worthy of the appointment instead of having the Senate respect the presumptive power of the President to make the nomination and then object if there was a disagreement. This was a major change in the history of the Senate. It was done by the Democrats when we had a Republican President.

It was clear to me then that as a result of that meeting, a majority of the Democratic Members of the Senate agreed. After the Democrats took control of the Senate a few months later when Senator Jeffords changed parties, the Senate confirmed only 6 of President Bush's 25 circuit court nominees. Five nominees had bipartisan support, and two were prior Clinton nominees. President Bush renominated two prior Clinton nominees. They confirmed them, but only a few others were confirmed. Yet the majority of President Bush's first nominees nominated on May 9, 2001, waited years for confirmation.

Priscilla Owen was nominated to the Fifth Circuit, a fabulous supreme court justice in Texas. It took 4 years for her to be confirmed. She was on the short list for the Supreme Court. She is a brilliant justice.

Now-Chief Justice John Roberts was nominated at that time for the DC Circuit—one of the most brilliant Justices I have ever seen come before the Senate. It took two years for him to be confirmed, and he had to go through two hearings.

Jeffrey Sutton, another brilliant nominee to the Sixth Circuit Court of Appeals, was confirmed but only after 2 years in 2003.

Deborah Cook was nominated for the Sixth Circuit—it took 2 years to get her nomination confirmed.

Dennis Shedd, nominated to the Fourth Circuit—it was a year and a half before he was confirmed.

Michael McConnell, a brilliant lawyer—and so is Dennis Shedd, but McConnell is a real intellectual—for the Tenth Circuit, it took a year and a half before he was confirmed.

Terrence Boyle waited almost 8 years, until his nomination lapsed at the end of President Bush's term. He never got a vote.

Perhaps the most disturbing story was that of Miguel Estrada, who was a brilliant, outstanding, well-qualified consensus nominee. He was nominated to the DC Circuit on May 9, 2001. He waited 16 months just to get a hearing—16 months—only to be confronted with unreasonable requests for more information. After almost 2 ½ years in limbo and a protracted 6-month long filibuster battle, we brought his name

up a number of times, and he was blocked by filibuster. Mr. Estrada withdrew his name from further consideration, and we remain baffled as to why such a fine nominee was treated so poorly. His character was attacked and his nomination was ultimately blocked for no reason other than the fact that some said he was so capable he would have been on the short list for the U.S. Supreme Court.

I don't say all of this to say there is going to be payback. I do not believe in that. It is time for us to move forward with judicial nominees in the right way. I am saying this to set the record straight because I will not stand silent and have what is happening today be compared with the incredibly obstructive actions the Democrats took in early 2000.

That said, this Senate, when I think of many of its Members, understands that it would be wrong for us to be a rubberstamp for every nominee. We have a constitutional duty to vet nominees. As a minority party, we have a duty to ask the important questions that may not be asked at other points in the process.

During his campaign, President Obama pledged he would strive for a bipartisan administration, but the President has failed to put action behind those words in a number of instances. He has refused to renominate some of the noncontroversial consensus circuit court nominees who were not confirmed by the Senate in the last Congress, as President Bush did when he took office. For example, Glen Conrad had the support of his Democrat home State Senator. Yet he was never given a hearing before the end of the Bush administration. Peter Keisler had broad bipartisan support from lawyers and colleagues throughout the country, a brilliant and capable nominee, but never got a vote. He was denied a vote by the Democratic leadership. In addition, Mr. Keisler was praised in the Justice Department Inspector General's report, one that dealt with the danger of politicizing the Department of Justice. The IG examined it and praised Mr. Keisler because he spoke and acted in opposition to those who appeared to have allowed political considerations to play a role in hiring decisions. He focused on the candidate's qualifications. But rather than being rewarded for his courage, he fell victim to the very partisan wrangling he stood against.

Now, I think President Obama chose to set an aggressive tone by nominating Judge David Hamilton, a former board member and vice president for litigation of the Indiana chapter of the ACLU, as his first circuit court nominee. Judge Hamilton's nomination is clearly controversial. It was only exacerbated by the rushed hearing schedule on his nomination. Indeed, I think it is fair to say he is outside the mainstream of even President Obama's nominees. Instead of embracing the constitutional standard of jurispru-

dence, Judge Hamilton has embraced this empathy standard, this feeling standard. Whatever that is, it is not law. It is not a legal standard. He has said that he believes a judge will "reach different decisions from time to time . . . taking into account what happened and its effect on both parties, what are the practical consequences."

Judge Hamilton also appears to have embraced the idea of a living Constitution. In 2003, he indicated in a speech that a judge's role included writing footnotes to the Constitution. I am not aware that a judge has the power to write footnotes to the Constitution, which has been ratified by we the people of the United States of America.

When Senator HATCH questioned him about these comments in a followup question, he retreated somewhat but then gave a disturbing answer in the next question about judges amending the Constitution or creating new rights through case law.

This judicial philosophy has clearly impacted his rulings. He issued a number of controversial rulings during his time as a district court judge and has been reversed in some very significant cases. So that is why he is having difficulty on the floor of the Senate and has not moved forward.

Yet the Democrats will not call up another nominee, Judge Beverly Baldwin Martin for the Eleventh Circuit, on whom everybody is prepared to vote.

Andre Davis, whom we have heard about before, has been nominated to the Fourth Circuit. We have had a number of battles over the failure to fill some of the vacancies on that court. President Bush submitted a number of nominations and couldn't get them up for a vote. For example, Judge Robert Conrad, Judge Glen Conrad, Steve Matthews, and Mr. Rod Rosenstein. Mr. Rosenstein was nominated to a seat designated as a judicial emergency on November 15, 2007—the very seat for which Mr. Davis has now been nominated—and he was held up. These vacancies were basically maintained by our Democratic Senators from Maryland for 9 years. The ABA rated Mr. Rosenstein "unanimously well qualified." He was unanimously confirmed as U.S. attorney for the District of Maryland. He held several positions in the Department of Justice under both Democrat and Republican administrations. But he waited 414 days for a hearing that never came. His nomination was returned in January of this year.

In 2008, a Washington Post editorial stated that:

Blocking Mr. Rosenstein's confirmation hearing . . . would elevate ideology and ego above substance and merit and would unfairly penalize a man who people on both sides of this question agree is well qualified for a judgeship.

So after a few weeks went by, the Democrats were already blaming the Republicans, saying they are not moving fast enough on Mr. Davis, who has some serious problems in his background, and I just have to say I am

concerned about it. He has been reversed quite a number of times. But he certainly has had his hearing. He had a hearing 27 days after his nomination, and he was voted out of committee on a split vote just 36 days later.

There is no question that Mr. Davis is a good man, but his record is a cause for some concern. He has been reversed by the Fourth Circuit numerous times in cases where he misapplied the law, including six criminal cases where he threw out evidence that could have been used to help convict a criminal. He was reversed at least six times in cases that he had wrongly dismissed because there remained unresolved issues between the parties. He dismissed the case in its entirety and the parties had to appeal. Six times he was reversed at great expense and delay. If he didn't accurately assess the facts or apply the law in these more simple cases at the Federal trial court level—some of them are not so complicated; others are—is he qualified now to be on the Fourth Circuit? So these are the concerns we have.

Mr. Chen, a U.S. magistrate, was recently nominated for the Northern District of California. He stated that he finds “most rewarding . . . contributing to the development of the law via published opinion, especially if it comports with my view of justice.” That is pretty nice if you can develop the law—in other words, make law and make sure it comports with your view of the law. A judge is supposed to be a neutral umpire. They are not supposed to use their moment on the bench to rewrite the law to make it say what they would like it to say. If they would like to write the law, let them run for Congress.

Mr. President, Judge Chen made a number of speeches and statements about which I am concerned. I will not go into that today. But these are some of the nominees who are going to have some difficulty on the Senate floor.

Most of the nominees, such as the one on whom we are about to vote, will go through in an expeditious manner. Too often a problem we are dealing with is that there is a philosophy out there—I don't think it is a legal philosophy but rather nonlegal—that it is legitimate for a judge to look outside the law in judging, and that it is legitimate for their personal policy preferences and those matters to impact their decisionmaking.

We are talking about a lifetime appointment to the Federal bench. There is no opportunity to examine the nominees after they have been confirmed. They should demonstrate that they will not render rulings that go beyond the plain meaning of the law.

The PRESIDING OFFICER. The Senator's time has expired.

Mr. SESSIONS. I thank the Chair and just say that I intend to support this nominee. I will conclude by saying that those of us in the minority intend to give these nominees a fair hearing and to allow the majority of them to

have up-or-down votes promptly. But those we think should be objected to will have a difficult time.

The PRESIDING OFFICER. The Senator from Maryland is recognized.

Mr. CARDIN. Madam President, I know my friend from Alabama mentioned the ongoing issues of filling the judicial vacancies. We can talk about individual cases, and I am more than happy to do that. But I think we need to look at the record, at the number of judges, the number of vacancies, and the record during the different administrations.

There is a disturbing trend that is developing with the Republicans blocking President Obama's confirmations by inaction, by not allowing us to, in fact, bring those nominations to the floor for a confirmation vote.

I am going to use two charts to point out the differences we have seen with Republicans using tactics to deny confirmation votes and the time during the years when President Bush made the appointments. During the Clinton years, we saw an increase in the number of vacancies that could not be brought to the floor for a vote. It reached 110 vacancies in the judicial branch at the end of the Clinton administration. The Democrats worked with the Republicans during President Bush's years, under times when Republicans were in control and when Democrats were in control of Congress. The number went down to 53 percent when President Bush left office. We are now up to 94. We are seeing a significant increase in the number of unfilled positions. Yet there are noncontroversial nominees who have been approved by the Judiciary Committee who have not been brought to the Senate floor.

I will talk about the appellate court because we think it represents a deliberate effort to slow-walk the confirmation process.

When President Clinton was in office, we saw an escalating number of appellate court judges who were delayed and not acted upon—doubling from 16 to 32 when President Clinton left office. We know the appellate court is where most of the appellate decisions will be made because very few cases go to the Supreme Court. These are critical judges.

During President Clinton's years, the Republicans used every tactic they could to deny the confirmation of appellate judges. Look what Democrats did during President Bush, whether in the minority or majority. We not only reduced the number of vacancies on the appellate court, we brought it down—in 1 case, from 32 to 9. When President Obama took office, it was 13. It is now up to 21.

There are four nominees who have been approved by the committee who are ready for action right now on the floor of the Senate. This is an abuse of the rights of the minority. We need to vote on these confirmations. The appellate courts need these judges. The district courts need these judges. We have, right now, over 10 judges ready

for a vote on the Senate floor, none of whom I believe will require an extraordinary vote because I think they are basically without controversy.

Let's get on with these responsibilities and bring these forward. These facts indicate that clearly there has been a deliberate effort, and it is not right. I ask my Republican friends to end this and let's bring up these matters for an up-or-down vote.

With that, Madam President, I yield the floor.

The PRESIDING OFFICER. The Senator from Massachusetts is recognized.

HEALTH CARE REFORM

Mr. KIRK. Madam President, as the Senate prepares to debate the critical reform of our Nation's health care system, I am privileged to stand at the Massachusetts desk from which the voice—that unmistakable, booming voice—of the most effective legislator of our time was heard throughout this Chamber that he loved for nearly a half century.

The voice of Senator Edward M. Kennedy called out against injustice, denial of opportunity, and needless suffering of every kind. Sometimes with humor, sometimes with indignation, he spoke skillfully and tirelessly as a champion of working families, the poor, the disabled, and those engaged in a constant struggle for economic and social justice.

Of all the issues on which he led the Senate and our Nation, the one Ted Kennedy called the cause of his life was the battle for affordable, quality health care. He saw the need as universal—made real by experiences deeply personal. He was the father of three children who faced serious illnesses and received the finest health care in the world.

He understood firsthand the anguish of a parent who learns that a child is gravely ill. He found it unacceptable that some Americans receive quality health care while millions of others do not.

For almost 50 years, his voice thundered in this Chamber and across the Nation with a clear and compelling message: affordable, quality health care must be a basic right for all, not a privilege for the few.

In Senator Kennedy's own maiden speech in this Chamber, he noted the conventional wisdom that freshman Senators should be seen and not heard. But he felt compelled to speak out on the Civil Rights Act of 1964 because it was the defining moral issue of that time.

As the newest of freshman Senators, who is honored to stand briefly in his place, I have no doubt about my obligation to Senator Kennedy, to the values and friendship we shared, to the citizens of Massachusetts, and to the country we love. So I am grateful for this opportunity to speak out at another defining moment for our Nation, on what I and Senator Kennedy believe to be the moral issue of this time.

At this moment, we are closer to realizing the long-held dream that all

Americans have access to quality, affordable health care than at any time in our Nation's history. By seizing this moment, we will, at long last, put America on equal standing with other nations that long ago assured their citizens quality, affordable health care as a matter of right.

Despite the urging of Republican and Democratic Presidents alike, from Theodore Roosevelt to Bill Clinton, the United States remains the only industrial Nation that has yet to guarantee health care for all its citizens.

It has been 40 years since Edward Kennedy gave his first speech on this issue. In an address at the Boston University Medical Center, he declared the time had come to establish a national plan to provide affordable and quality health care for every American.

Rough estimates at the time suggested 25 million were without any coverage. Today we have 46 million uninsured Americans.

In the four decades since Ted Kennedy issued that challenge, despite the expenditure of trillions of dollars and a passing of a generation, millions of Americans worry each day whether their health insurance will be there for them and for their children. They fear their insurance company will drop them if they are sick or set limits on their coverage that will leave them destitute. They wonder if their insurance will be adequate and if they are but one serious illness away from bankruptcy.

They ask why insurance companies are permitted to charge higher premiums for women than for men. They are afraid, if they lose their jobs, they will be unable to get new insurance because they have a preexisting condition. Worse, tens of millions of our fellow citizens go to bed each night praying their children will stay well because they have no insurance at all. They work hard, they play by the rules, they do everything possible to provide for their families, but they need every penny to put a roof over their heads and food on the table. In the end, they simply cannot afford health insurance.

After decades of falling short of the mark, quality, affordable health care for all Americans is, at long last, within their reach. Thanks to the leadership of Senator REID, Senator DODD, Senator BAUCUS, and others, in combining the bipartisan work of the Health and Finance Committees, and thanks to similar work being done in the House of Representatives and the leadership and support of President Obama, we are closer than ever to fixing our broken health care system.

Yes, there are issues yet to be resolved. In the days ahead, I, too, will advocate for a public option because we need to stimulate competition and reduce costs in the health care marketplace.

I will also speak for the so-called CLASS Act, a voluntary, self-funded, self-insured, deficit-reducing plan that

will protect millions of Americans against the crushing cost of long-term services and support so necessary in their senior years.

But as this debate moves forward, we who are privileged to serve in this historic body, on both sides of the aisle, have the opportunity and the obligation to take the long view, to put aside partisan politics and come together to seize this unique and critical moment in our history.

Bipartisanship works for the people. Only 3 years ago, with Senator Kennedy's guidance, Democrats and Republicans in Massachusetts worked together to adopt a health reform plan approved by a Democratic legislature, signed by a Republican Governor, and implemented with essential support from a Republican President.

The experience of Massachusetts was bipartisan. It has helped to shape the legislation this Senate will soon consider. Our national legislation draws ideas from both sides of the aisle and from all parts of the political spectrum. Similar to our Massachusetts reform, it will make a lifesaving and cost-saving difference for millions of Americans, whatever their station in life and whatever their political persuasion.

It is regrettable that efforts for reform in the Senate and the House have been under assault by special interests that have a financial stake in our failing health care system. As part of that opposition, they have attacked the success of our reform in Massachusetts. But let me set the record straight.

First, because of our bipartisan reforms, less than 3 percent of the Massachusetts population is without health insurance today, lower than any other State.

Second, the most respected independent fiscal watchdog concluded that Massachusetts implemented its reform in a fiscally responsible and financially sustainable way.

Third, unlike every other State, employer-based health insurance is increasing in Massachusetts.

Finally, according to a recent statewide poll by the Harvard School of Public Health, 79 percent of the public, and practitioners in every sector of the Massachusetts health care system, including physicians, strongly supports our bipartisan reform.

Let me quote a recent message from a Massachusetts doctor:

You will be glad to know that I just saw the very last uninsured patient in my panel of about 300 patients for whom I am the primary care physician. He is a 62-year-old diabetic electrician from Mattapan. He finally got his insurance last month—with help [of the reform law], we are now finally getting his eye exam, his blood work, and refilling all his prescriptions.

That is just one example of a substantial difference a bipartisan health reform measure has made in the lives of the people of the Commonwealth of Massachusetts. That is the kind of substantial difference bipartisan reform can make in the lives of people all across America.

I am the 100th Member, the most junior Member of this distinguished body. But I am hopeful that a newcomer's perspective will be received as a constructive contribution to this debate.

Let me be candid. At this moment, when American families are imperiled by economic hardship and uncertainty, it gives them no comfort to see the Senate so politically polarized over an issue that should be bringing us together on their behalf.

The accelerating health care and health costs crises strike fear in the hearts of the average American family. These crises should not be dividing this Chamber; they should be uniting us. These crises do not discriminate in their impact on our constituents. They are the common fears of Republicans and Democrats, Independents and the unenrolled, old and young, urban and rural, businesses large and small, workers organized and unorganized, the self-employed and the unemployed, married and single, straight and gay, and Americans of every ethnic or racial heritage.

These are the people we are honored to represent. They expect us to work together in their common interests and, I submit, they deserve no less.

Years from now, history will look upon this debate and record that this was our opportunity to act on a defining domestic obligation of our time. During the coming weeks, I hope each of us will take the long view, think beyond the politics of the day, and come together in good faith to do what is right for our people.

When I accepted my oath of office a month ago, much was made of my being the 60th vote for health reform. This debate should not be about one party reaching 60 votes. It should be about 100 Senators reaching out to each other to reform a health care system that will better reflect the true values and character of our Nation.

As this debate continues, we would do well to pause for a moment to hear Ted Kennedy's voice in the quiet of our hearts. You and I know he will urge us to seize this moment to come together in this common cause and to make sure, at long last, that all Americans will have access to the quality, affordable health care they have long deserved and now so urgently need.

I yield the floor.

The PRESIDING OFFICER. The Senator from Massachusetts.

Mr. KERRY. Madam President, I congratulate my colleague from Massachusetts, who has made his first comments on the floor of the Senate, what is traditionally called a maiden speech, and what for many years a speech that often took months, if not, in some cases, years for a Senator to make. The times have changed and, indeed, the issues have changed. Now Senators, by custom, address the floor much before that kind of time period has elapsed.

Let me say I am glad that is the custom, and I am glad my colleague, PAUL KIRK, is here to share in his ability to

be able to present his values and the values of Ted Kennedy and Massachusetts to the Senate, with respect to the issue he talked about today.

I cannot say that for many of us who sat here and listened to this, as we looked across the Senate at this desk, that there still is not an adjustment as we look there and do not see our friend Ted Kennedy but see, instead, the person who has been chosen to follow in his footsteps.

I know Ted Kennedy would be both enormously proud and enormously pleased that PAUL KIRK spoke the way he did today and chose to speak as he did about health care.

PAUL KIRK was in the Senate working for Ted Kennedy in 1969, when Ted Kennedy first took up the great cause of health care. It was no accident that he came to be here working for Ted Kennedy, though it was somewhat of an effort because PAUL had chosen to work in the Presidential campaign of Robert Kennedy. When Robert Kennedy was assassinated, PAUL felt there was not a place in politics for him, and so he stepped back for a moment. It took Ted Kennedy a considerable amount of personal persuasion and effort to give him a sense that working in the Senate, working with him was the best way to try to carry on. That was the beginning of an extraordinary working partnership. I think PAUL worked with Ted Kennedy until about 1977 or so in the Senate, but he never stopped working with him as both a friend and an adviser. He went on to become the founder of the Presidential Debate Commission. He chaired the Democratic National Committee. He has chaired the Kennedy Library, and now he comes to us as an extraordinarily appropriate replacement, to the degree there can ever be a replacement—we all understand the difficulties of that—for our friend Ted Kennedy.

I thank him for his words today. I thank him for his willingness to come and serve at a difficult time. I thank him for being willing to go through all the gyrations one has to go through to meet the standards of the Ethics Committee of the Senate to serve just, knowingly, for 4½ months. That is a great statement both about his feelings about being chosen to fill the seat he fills but also about his commitment to public service.

I thank my colleague for his comments about health care. He is absolutely correct; we are on the cusp of a historic choice in this country, and I think it is more than fitting that PAUL KIRK, who knows Ted Kennedy's staff, who had such a close relationship with him, who shares his values so intensely, is here to be part of this vote.

He is absolutely correct. While he is the 60th vote, it may change some of our ability to move or not move, the thought he expressed about our desire to have all Senators join in this historic moment and weigh in, in a way that permits more of them to take part is exactly what the Senate is about.

I close by saying, as I looked across at PAUL, I thought about this transitional moment, of his first speaking and following in the footsteps of Ted Kennedy from that seat and that desk. It reminds all of us that we all come and we go here. It gives us a sense of the timelessness, if you will, of this institution. It reminds us that while we do change and we come and go, this institution is here, the Congress is here, the country is here, the demands of the people are here, and good people keep coming here to try to meet those demands and live out the best values for our Nation.

I congratulate my colleague for representing Massachusetts so effectively, for keeping faith with Ted Kennedy and this institution, and helping to remind us of the importance of the work ahead of us in the days ahead.

I yield the floor.

The PRESIDING OFFICER. The Senator from Illinois.

Mr. DURBIN. Madam President, next to the door of Senator Kennedy's old office—now Senator KIRK's office—is a small brass plaque that Senator Kennedy had mounted near the door with an old Gaelic greeting: *Cead Mile Failte*—100,000 welcomes. With his first maiden speech on the floor of the Senate, I extend to Senator KIRK, my colleague, officially, *Cead Mile Failte*, 100,000 welcomes to this great body. The fact the Senator would stand and speak to an issue of such enduring significance, not only to the Nation but to Senator Ted Kennedy, is entirely fitting.

Forty-five years ago, Ted Kennedy gave his maiden speech on the floor of the Senate, addressing the moral issue of his time—the issue of civil rights. Over the years, he came to understand the issue of health care is an issue of civil rights. His son, Congressman PATRICK KENNEDY, tells the story when his dad was in the hospital recently recuperating from cancer, he would walk the wards. We can see him plodding along, going from room to room, talking to people about how they were doing and, more specifically, how they were paying for their medical care.

Ted never stopped caring about not only the many people he represented in Massachusetts and around the Nation but around the world. During the time he served in the Senate, he extended the reach of civil rights and opportunity through health care, with Medicaid and Medicare and COBRA and children's health insurance and so many other things that he was a part of. I am honored the Senator is here today, as he has said, to be the voice and the vote of Senator Edward M. Kennedy. The question asked is: Will the circle go unbroken? With the Senator's speech today, it is clear it is unbroken; that the Senator is carrying on the fine tradition not only of Senator Kennedy but of so many people who were inspired by his words over the years.

I congratulate my colleague on his maiden speech on the floor of the Senate.

The PRESIDING OFFICER. The Senator from Rhode Island.

Mr. REED. Madam President, I simply wish to rise and acknowledge the wise words of a good man and a good Senator in the great tradition of Ted Kennedy.

I thank the Senator, for his work, his commitment, and his dedication. With his help, we will complete the work Senator Kennedy started.

I yield the floor.

RECESS

The PRESIDING OFFICER. Under the previous order, the Senate will stand in recess until 2:15 p.m.

Thereupon, the Senate, at 12:32 p.m., recessed until 2:15 p.m. and reassembled when called to order by the Presiding Officer (Mr. WEBB).

EXECUTIVE SESSION

NOMINATION OF IRENE CORNELIA BERGER TO BE UNITED STATES DISTRICT JUDGE FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA—Continued

The PRESIDING OFFICER. Under the previous order, the senior Senator from West Virginia is recognized for 5 minutes.

Mr. BYRD. Mr. President, I am very pleased that the Senate will vote today to confirm West Virginia Circuit Court Judge Irene C. Berger for a seat on the U.S. District Court for the Southern District of West Virginia. I thank Chairman LEAHY and Ranking Member SESSIONS for moving the nomination forward. Along with my colleague, Senator JAY ROCKEFELLER, I was proud to recommend Judge Berger, for she is not only an outstanding jurist, she is also an exemplary person. A native of Berwind, in McDowell County, WV, Judge Berger has devoted her legal career to public service in West Virginia.

As a young attorney, she provided legal services to those who were most needy. As a prosecutor, Judge Berger obtained many high-profile felony convictions. Judge Berger has served as a circuit judge for the Thirteenth Judicial Circuit of West Virginia for 15 years—1½ decades—and she has devoted countless hours of service to her community.

Through her drive and determination, Judge Berger broke barrier after barrier. She was the first in her family to attend college. She was the first African-American woman to serve as a circuit judge in West Virginia. Embodying true mountaineer spirit and pride, Judge Berger's contributions to legal service and to education have been substantial. Sitting on the bench, she will continue her fine service to her community and to the great State of West Virginia.

I want to be the first to congratulate Judge Berger, and I thank my colleagues for their support of this very fine lady.

Mr. President, I yield the floor.

Mr. LEAHY. Mr. President, it has taken nearly a month to obtain Republican consent to consider the nomination of Judge Irene Berger to the Southern District of West Virginia. Judge Berger is a consensus nominee unanimously rated "well qualified" by the American Bar Association's Standing Committee on the Federal Judiciary, the highest rating possible. Her nomination has the support of both of West Virginia's highly respected Senators. Senator BYRD, as the senior member of the Senate, is the President pro tempore and is the longest serving Senator in history. Senator ROCKEFELLER is a senior member and the chairman of the Commerce Committee. I thank the Senators from West Virginia for their statements in support of the nomination, their work on this nomination, and their recommendations of outstanding judicial nominations for West Virginia over many years.

Republican delay in the confirmation of this consensus nominee continues a pattern that has been followed all year. Last week, the Senate was finally allowed to consider the nomination of Roberto A. Lange to the District of South Dakota. I regret that the Republican minority allowed 3 weeks to lapse since the nomination was reported unanimously by the Judiciary Committee before allowing the Senate to consider it. They also required 2 hours of debate on the nomination, though they used fewer than 5 minutes to discuss the merits of the nominee. In that 5 minutes, the ranking Republican on the Judiciary Committee endorsed the nomination. That nomination had the support of both Senator JOHNSON and Senator THUNE, a member of the Senate Republican leadership. Ultimately, Judge Lange's nomination was confirmed 100 to 0, but only after weeks of unnecessary delay.

The pattern is being repeated today with respect to Judge Berger. When confirmed, Judge Berger will be the first African American in the history of West Virginia to serve as a Federal judge. For the last 15 years, Judge Berger has served as a circuit judge in county court. Before that, she spent more than a decade as a State and Federal prosecutor.

So I ask, why has the Republican minority delayed consideration of this experienced and highly qualified jurist and of this historic confirmation for the last several weeks? Will any Republican explain why there will remain nine other judicial nominations reported favorably by the Judiciary Committee on which Senate Republicans continue to refuse to allow the Senate to proceed? Two were reported in June and have been stalled for more than 4 months.

Last week, the Senate also finally confirmed the nomination of Judge

William Sessions of Vermont to chair the U.S. Sentencing Commission. An anonymous, unexplained Republican hold stalled that nomination for more than 5 months. The majority leader was forced to file a cloture petition in order to end the obstruction. Cloture petitions were previously required to overcome Republican obstruction on the nominations of David Ogden to serve as the Deputy Attorney General and Tom Perez to serve as the Assistant Attorney General heading the Civil Rights Division.

I said last week before the Senate unanimously confirmed Judge Lange that these delays are a dark mark on the Senate. They prevent us from doing our work. Worse, this obstruction means that nominees must place their lives on hold for an undetermined amount of time. The Senate should be the conscience of the Nation. These needless and harmful delays, particularly in connection to consensus nominees, make the Senate look foolish.

Judge Berger's nomination is one of 13 judicial nominations reported favorably by the committee this year to fill circuit and district court vacancies on Federal courts around the country. The President has worked hard to consult with Republicans and Democrats alike to make consensus, well-qualified selections. Unlike his predecessor, he has not sought to turn judicial nominations into a partisan matter. Ten of these judicial nominations were reported by the Judiciary Committee without a single dissenting voice. Yet, due to the pattern of Republican delay, this is just the fourth of those nominations allowed to be considered by the Senate.

It is now October 27. By this date in George W. Bush's first year in office, the Senate had confirmed a total of 12 lower court judges, including 4 circuit court judges. We achieved those results with a controversial and confrontational Republican President after a midyear change in the Senate to a Democratic majority, in spite of the attacks of September 11, despite the anthrax-laced letters sent to the Senate that closed our offices, and working virtually around the clock on the PATRIOT Act. By comparison, this year the Republican minority has allowed action on only three judicial nominations to the Federal circuit and district courts, with only one circuit court confirmation all year. Judge Berger's confirmation will raise the total judicial confirmations to only one-third of that achieved by this date in 2001.

I made sure that President Bush's judicial nominations were treated better than President Clinton's had been by the Republican Senate majority. By contrast, Senate Republicans are making sure that President Obama's nominees are treated worse even worse than they treated President Clinton's nominees. By this junction in President Clinton's first year, the Senate had confirmed twice as many judicial nominees as we have this year.

This is all despite the fact that President Obama sent nominees to the Senate 2 months earlier than did President Bush. This is despite bipartisan support from Republican Senators like Senator LUGAR, Senator THUNE, Senator Martinez, Senator ALEXANDER, Senator CHAMBLISS, and Senator ISAKSON for President Obama's judicial nominees to judicial vacancies affecting their home States.

When I served as chairman of the Senate Judiciary Committee during President Bush's first term, I did my best to stop the downward spiral that had affected judicial confirmations. Throughout my chairmanship, I made sure to treat President Bush's judicial nominees better than the Republicans had treated President Clinton's nominees. During the 17 months I chaired the Judiciary Committee in President Bush's first term, we confirmed 100 of his judicial nominees. At the end of his Presidency, although Republicans had chaired the Judiciary Committee for more than half his tenure, more of his judicial nominees were confirmed when I was the chairman than in the more than 4 years when Republicans were in charge.

Senate Republicans began this year threatening to filibuster every judicial nominee of the new President. They have followed through by dragging out, delaying, obstructing, and stalling the process. The result is that 10 months into President's Obama's first term, the Senate after today will have confirmed only four of his nominations for circuit and district courts while judicial vacancies skyrocket around the country. After reducing vacancies as low as 43 last year, even during the last year of President Bush's second term and a Presidential election year, vacancies have already more than doubled to 95 vacancies around the country in our Federal circuit and district courts. There are another 26 future vacancies already announced. These vacancies are at near record levels. We can do better. The American people deserve better. Justice should not be delayed or denied to any American because of overburdened courts.

When will Senate Republicans allow the Senate to consider the nominations of Judge Hamilton to the Seventh Circuit, Judge Davis to the Fourth Circuit, Judge Martin to the Eleventh Circuit, Judge Greenaway to the Third Circuit, Judge Honeywell to the Middle District of Florida, Judge Nguyen to the Central District of California, Judge Chen to the Northern District of California, Ms. Gee to the Central District of California, and Judge Seeborg to the Northern District of California?

President Obama made his first judicial nomination, that of Judge David Hamilton to the Seventh Circuit, in March, but it has been stalled on the Executive Calendar since early June, despite the support of the senior Republican in the Senate, Senator LUGAR. The nomination of Judge Andre Davis to the Fourth Circuit was reported by

the Judiciary Committee on June 4 by a vote of 16 to 3, but has yet to be considered by the Senate. The nomination of Judge Beverly Baldwin Martin to the Eleventh Circuit has the support of both of Georgia's Senators, both Republicans, and was reported unanimously from the Committee by voice vote on September 10 but has yet to be considered or scheduled for consideration by the Senate. The nomination of Judge Joseph Greenaway to the Third Circuit has the support of both New Jersey Senators and was reported unanimously from the Committee by voice vote on October 1 but has yet to be considered or scheduled for consideration by the Senate. All of these nominees are well-respected judges. All will be confirmed, I believe, if only Republicans would consent to their consideration by the Senate. Instead, the President's good efforts are being snubbed and these nominees stalled for no good purpose.

The Senate's failure to adhere to its tradition of regularly considering qualified, noncontroversial nominees has not been limited to filling vacancies on the Federal bench. The Republican minority has irresponsibly stalled nominations to critical posts in the Department of Justice, depriving the President, the Attorney General, and the country of the leaders needed to head important divisions at the Justice Department. These are important leaders of our Federal law enforcement efforts. Presidents of both parties, especially newly elected ones, are normally accorded greater deference to put in place appointees for their administrations.

Yet, 10 months in to President Obama's first term, five nominations to be Assistant Attorneys General remain stalled on the Senate's Executive Calendar due to Republican opposition and obstruction. These are the President's nominees to run 5 of the 11 divisions at the Justice Department—nearly half. By comparison, at this point in the Bush administration the Senate had confirmed nine Assistant Attorneys General and only one nomination was pending on the Senate Executive Calendar. The difference is that the Republican minority is refusing to consider these nominations.

The President nominated Dawn Johnsen to be the Assistant Attorney General in charge of the Office of Legal Counsel at the Justice Department on February 11. Her nomination has been pending on the Senate Executive Calendar since March 19. That is the longest pending nomination on the calendar by over 2 months. We did not treat President Bush's first nominee to head the Office of Legal Counsel the same way. We confirmed Jay Bybee to that post only 49 days after he was nominated by President Bush and only 5 days after his nomination was reported by the committee.

Mary Smith's nomination to be the Assistant Attorney General in charge of the Tax Division has been pending

on the Senate's Executive Calendar since June 11—more than 4 months. We confirmed President Bush's first nomination to that position, Eileen O'Connor, only 57 days after her nomination was made and 1 day after her nomination was reported by the committee. Her replacement, Nathan Hochman, was confirmed without delay, just 34 days after his nomination.

President Obama's nomination of Ignacia Moreno to be the Assistant Attorney General in charge of the Energy and Natural Resources Division has been on the Senate Executive Calendar for over a month, even though it was reported by the Judiciary Committee by unanimous consent. By comparison, a Democratic majority in the Senate confirmed President Bush's controversial nomination of Thomas Sansonetti to the position only 1 day after it was reported by the Judiciary Committee.

Chris Schroeder's nomination to be the Assistant Attorney General in charge of the Office of Legal Policy has been pending on the Senate Executive Calendar since July 28. It was reported by voice vote without a single dissenting voice. President Bush's first nominee to head that division, Viet Dinh, was confirmed 96 to 1 only 1 month after he was nominated and only a week after he his nomination was reported by the committee. The three nominees to that office that succeeded Mr. Dinh—Daniel Bryant, Rachel Brand, and Elisabeth Cook—were each confirmed by voice vote in a shorter time than Professor Schroeder's nomination has been pending. Ms. Cook was confirmed 13 days after her nomination was reported by the committee even though it was the final year of the Bush Presidency. By contrast, the majority leader may have to file another cloture position in order to overcome Republican obstruction and obtain Senate consideration of Professor Schroeder's nomination.

Instead of withholding consents and filibustering President Obama's nominees, the other side of the aisle should join us in treating them fairly. We should not have to fight for months to schedule consideration of the President's judicial nominations and nomination for critical posts in the executive branch.

I look forward to congratulating Judge Berger and her family on her historic confirmation, and I thank the West Virginia Senators for their strong support of the nominee through another extended and unnecessary delay.

The PRESIDING OFFICER. The question is, Will the Senate advise and consent to the nomination of Irene Cornelia Berger, of West Virginia, to be United States District Judge for the Southern District of West Virginia?

Mr. HATCH. I ask for the yeas and nays.

The PRESIDING OFFICER. Is there a sufficient second? There appears to be a sufficient second.

The clerk will call the roll.

The assistant bill clerk called the roll.

Mr. KYL. The following Senator is necessarily absent: the Senator from South Carolina (Mr. DEMINT).

Further, if present and voting, the Senator from South Carolina (Mr. DEMINT) would have voted "yea."

Mr. DURBIN. I announce that the Senator from Vermont (Mr. LEAHY) and the Senator from New Jersey (Mr. MENENDEZ) are necessarily absent.

The PRESIDING OFFICER. Are there any other Senators in the Chamber desiring to vote?

The result was announced—yeas 97, nays 0, as follows:

[Rollcall Vote No. 328 Ex.]

YEAS—97

Akaka	Enzi	Merkley
Alexander	Feingold	Mikulski
Barrasso	Feinstein	Murkowski
Baucus	Franken	Murray
Bayh	Gillibrand	Nelson (NE)
Begich	Graham	Nelson (FL)
Bennet	Grassley	Pryor
Bennett	Gregg	Reed
Bingaman	Hagan	Reid
Bond	Harkin	Risch
Boxer	Hatch	Roberts
Brown	Hutchison	Rockefeller
Brownback	Inhofe	Sanders
Bunning	Inouye	Schumer
Burr	Isakson	Sessions
Burriss	Johanns	Shaheen
Byrd	Johnson	Shelby
Cantwell	Kaufman	Snowe
Cardin	Kerry	Specter
Carper	Kirk	Stabenow
Casey	Klobuchar	Tester
Chambliss	Kohl	Thune
Coburn	Kyl	Udall (CO)
Cochran	Landrieu	Udall (NM)
Collins	Lautenberg	Vitter
Conrad	LeMieux	Voivovich
Corker	Levin	Warner
Cornyn	Lieberman	Webb
Crapo	Lincoln	Whitehouse
Dodd	Lugar	Wicker
Dorgan	McCain	Wyden
Durbin	McCaskill	
Ensign	McConnell	

NOT VOTING—3

DeMint Leahy Menendez

The nomination was confirmed.

The PRESIDING OFFICER. Under the previous order, the motion to reconsider is considered made and laid upon the table.

The President will be immediately notified of the Senate's action.

LEGISLATIVE SESSION

The PRESIDING OFFICER. The Senate will resume legislative session.

MORNING BUSINESS

The PRESIDING OFFICER. Under the previous order, there will be a period of morning business until 5:30 p.m., with Senators permitted to speak therein for up to 10 minutes each, with the time equally divided and controlled between the leaders or their designees.

Mr. BYRD. I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. DURBIN. I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. DURBIN. I ask unanimous consent that during the pendency of the quorum call, the time be charged equally against both sides.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. DURBIN. I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. LEVIN. I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

EXTENSION OF UNEMPLOYMENT BENEFITS

Mr. LEVIN. Mr. President, currently the Nation's unemployment rate is higher than it has been since 1983. In my home State of Michigan, the unemployment rate is 15.3 percent, 5.5 percent higher than the Nation's unemployment rate of 9.8 percent. Translated into real people, this means over 15 million Americans are unemployed, more than 740,000 of whom are living in Michigan. As of October 16, more than 44,000 Michiganians have exhausted their much needed unemployment benefits, and by the end of this year, the number will rise to almost 100,000 people. Since the beginning of this year, Michigan has been losing on average 27,000 jobs per month. Our people need help.

My constituents make a simple request: Please act so our benefits do not run out. These people are eager, even desperate for work. Until the economic recovery that appears to be starting begins creating new jobs, these Americans need our help. They need us to listen. They need us to help ensure they can still feed and clothe their families and remain in their homes.

Economists tell us that direct payments such as unemployment insurance are also the best, most efficient way to boost economic activity in a downturn. In fact, economists estimate that for every \$1 we provide Americans in extended unemployment benefits, we generate \$1.64 in new economic activity.

Michigan's families are waiting. America's workers are waiting. We must pass this legislation extending unemployment benefits. Every day that passes without doing so deepens the pain and suffering of our people.

Today's vote on cloture on the unemployment benefits extension is a critical vote for millions of Americans. I hope we rise to the occasion. The people of Michigan, the people who so desperately need work and cannot find it are waiting eagerly and hopefully.

I yield the floor.

The PRESIDING OFFICER. The Senator from Washington.

Mrs. MURRAY. Mr. President, last week I spoke on the floor about the urgent need to pass an extension of un-

employment insurance that would help 18,000 people from the State of Washington and millions of Americans across the country. I came here and told the story of three Washington State families who have lost their jobs in the most difficult time since the Great Depression and who desperately need the support that an extension would give them to get back on their feet. Unfortunately, despite the hard work of many of my colleagues on the floor, this small measure of financial stability has been delayed to families across the country who need it the most, families who right now, as we debate about whether we will get to the bill, are having a much more agonizing debate at home about how to make next month's rent or even next week's grocery budget if their unemployment runs out.

For these families, this bill will provide real help. It provides every single unemployed worker who has exhausted his or her benefits, regardless of the State they live in, an additional 14 weeks of support. It extends unemployment to laid off workers in States hardest hit by job losses, including my home State of Washington, by 6 weeks. It makes critical changes to help more families, like making sure an additional \$25 per week in benefits that Congress included in the recovery act doesn't count against someone who is seeking food stamps.

Washington State workers and Americans across the country have been hurt through no fault of their own. They are out there every day looking for work. While we are seeing some progress on the economic front, for many of them the job market is still discouraging. Unemployment is now at 9.8 percent. That is a 26-year high. Since this recession began back in December of 2007, over 7.4 million people have lost their jobs, and the 15 million Americans who are trying to find jobs are searching for an average of 6.5 months before something comes through for them.

While those statistics clearly point out the need for this legislation, the stories behind those statistics are even more of a call to action. Last week, I told of the stories that have been pouring into my office from people who are unemployed in my home State of Washington. These are workers who are not asking for a handout; they are just asking for a small measure of support as they work very hard to try to get back on their feet. Today, I wish to share a couple more stories from the hundreds that have come into my office over the past few days urging me to do everything I can to get this bill passed.

I heard from a woman named Loretta Messick. She lives in Auburn, WA. She sent me a message just yesterday. She told me she has been working for more than 25 years, but she was recently laid off for the first time ever in her career. She said she is desperately looking for work, but she is not sure she is going

to be able to find any before her benefits run out. She is working with her bank, she told me, to try and adjust her mortgage payments, but she told me that if unemployment runs out, she fears her family is very much in danger of losing their home.

Loretta is not alone. I also have a story from a woman named Patricia Obrist. She lives in Renton, WA. Patricia and her husband both had jobs in the construction industry—good jobs, she told me—but they were laid off when business slowed down for the companies they worked for. She told me she has only 8 weeks of unemployment benefits left and then, she said, she is going to have to start dropping expenses such as health care, the car payment, their mortgage. She asked me for just a little more time for her to find a job and to give her a chance to avoid losing everything she has worked so hard for.

For Loretta, for Patricia, for their families, and millions more like them, these questions haunt them every day: What will we do if support runs out? Where will we go when our savings are exhausted, when the credit card payments can no longer be met? What do we do when the bank will not wait any longer for a mortgage payment? Whom do we turn to?

In a time of national crisis, it is our job to make sure we are answering those questions. We can, by helping to provide a bridge to financial stability. We cannot sit on the sidelines. Doing so would only compound the problems we already face. More families will be pushed into bankruptcy, more homes will be foreclosed upon, more people will lose their health care, and less progress will then be made on the road to financial recovery for all of us. We can't sit by as working families are pushed to the brink by a financial crisis they did not create but they are paying for.

I hope all our colleagues listen to the voices of their constituents and join us in passing an unemployment extension that makes sure the struggles of America's laid-off workers are not ignored. This bill could not come at a more crucial time.

I wish to point out that these benefits would mean very little if we don't quickly get them into the hands of the people who need it most. The people of our State workforce agencies, people such as the Employment Security Department in my home State, are critical to making that happen. Despite the increasing demand, they have been working tirelessly to serve unemployed claimants, and I know this time will not be any different. So I wish to take a second to applaud them for their efforts to make sure these funds are distributed as quickly as possible to eligible claimants.

I appreciate all those who have been working hard to bring the unemployment extension bill to the floor of the Senate. I urge us to act now. We should not block this with any other efforts,

even though many of them are important. Our families are struggling. We cannot afford to see anybody else lose their health care or their home or their car or their financial stability. Let's pass this unemployment extension and then move on to continuing the other important work that comes before the Senate.

I thank the Chair. I yield the floor and suggest the absence of a quorum.

The PRESIDING OFFICER (Mr. UDALL of Colorado). The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. THUNE. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. THUNE. Mr. President, I ask unanimous consent that when I am finished speaking the Senator from Illinois be recognized.

The PRESIDING OFFICER. Without objection, it is so ordered.

BIPARTISANSHIP

Mr. THUNE. Mr. President, last week, something remarkable happened on the floor of the U.S. Senate—bipartisanship broke out. We had a vote where 40 Republicans were joined by 12 Democrats and 1 Independent to vote down a piece of legislation that would have added \$250 billion— $\frac{3}{4}$ trillion—to the Federal debt. That $\frac{3}{4}$ trillion, with interest, was \$300 billion.

It was highly anticipated, as we were heading toward that vote, that there would be enough support to pass it. But I think it tells Members in the Senate, and probably people around the country, that there is a certain amount of discomfort among Senators when it comes to spending, borrowing, and adding to the debt $\frac{3}{4}$ trillion. I think that is good. That is the kind of bipartisanship I wish we had more of in the Senate: bipartisanship in the interest of fiscal discipline. Fiscal sanity in this country would be a welcome prize for most Americans.

As we draw nearer to the next stage of the debate on health care—and I would argue that was sort of the first vote on health care reform because it was a health care-related vote and, frankly, something many of us believe needs to be addressed. The physician reimbursement issue is an issue Congress deals with on a year-to-year basis. This would have put a 10-year solution in place, but, again, at a cost of \$250 billion—\$300 billion with interest—and not paid for, borrowed, put on the Federal debt, a Federal debt which is already growing at a record pace.

Last year, the deficit was \$1.4 trillion. The deficit this year is expected to be at a comparable range, and every single year, as we spend more than we are taking in, we borrow more and more from future generations. In fact, last year, in fiscal year 2009, which was just concluded, 43 cents out of every

dollar that was spent by the Federal Government was borrowed. Yet we were talking about putting another $\frac{3}{4}$ trillion—\$300 billion with interest—on that Federal debt with the vote that was held last week.

So I was very pleased that bipartisanship did break out on the floor of the Senate and that we were able to defeat a piece of legislation that, frankly, would have saddled future generations with even more debt than they are already facing.

I think the next big issue in the debate over health care, Mr. President, has to do with whether—in the legislation that is being written behind closed doors—there is going to be a so-called public option, which is the phraseology that has now been adopted to describe what I would characterize as a government plan, and whether that government plan is going to have an opt-in for States, an opt-out for States, or whether it will have a trigger that will take effect somewhere down the road. All these questions, in my mind, belie the basic fundamental fact that what we are talking about is government-run health care.

Whether we have a State opt-in or a State opt-out or some sort of trigger, the conclusion is still the same: we are going to have a government plan that will compete with the private health care market and the opportunities that are available to most Americans. When you do that, of course, I think you put the competitive marketplace at an unfair disadvantage because the government, obviously, will have huge advantages, and eventually over time you will see more and more people pushed into that government plan, more and more employers will drop their coverage as people gravitate toward the government plan.

My point simply is this: Whether you call it a State opt-in or a State opt-out or a trigger, a government plan by any other name is still a government plan. What we are talking about is creating a mechanism whereby the Federal Government can enter into the marketplace and compete against the private sector when it comes to offering health care insurance to people in this country. That, to me, is an unacceptable outcome and I hope one that will be defeated.

It seems to me at least that the vote last week perhaps is an indication that there already is some discomfort developing among Members here, in a bipartisan way, on the direction in which this health care debate is headed.

I think the No. 1 concern most Americans have when it comes to health care reform is the issue of cost. It really is. How are my day-to-day costs for health care going to be impacted by the debate occurring in Washington, DC? Is health care reform going to drive that cost down or is it going to increase it?

What we have questioned consistently with respect to all the proposals out there, including the more recent

version released by the Senate Finance Committee of which we finally got a written copy last week, over 1,500 pages, currently being merged with the Senate HELP Committee legislation—again in a process which is very closed to most Members of the Senate where a handful of people in a room are developing this—we hope to see that merged version at some point here in the not too distant future and know what it is going to cost because I think that is a consideration all of us are going to be following very closely: What is this latest version going to cost?

For most Americans, the issue is going to come back to how it impacts my premiums. We have now seen the Congressional Budget Office, we have seen the Actuary at the Department of Health and Human Services, we have seen a number of independent studies that have said this is going to bend the cost curve up, not down. In other words, you are going to see overall health care costs increase, you are going to see premium costs increase for most Americans.

In fact, if you are one of the 185 million Americans who derive their health insurance through their employer, you are going to see higher premiums. There are those who are going to get their insurance through an exchange—18 million Americans—for whom subsidies are available. But if you are one of the 185 million Americans who get their health care insurance through their employer, you are not going to be eligible for a subsidy. You are, however, going to be paying the higher taxes that are associated with this and you are going to see your premiums go up.

The most recent, I guess, analysis of this, which was released last week by the Department of Health and Human Services, by the Chief Actuary there, suggested that overall spending for health care at the end of the 10-year period would be up 2.1 percent. In other words, today we spend about \$1 in every \$6 of our entire economy—one-sixth of our GDP is spent on health care. In 2019, we will be spending 21.3 percent or over one-fifth of our entire economy on health care. So \$1 out of \$5 in our economy is going to pay for health care at the end of that period. What does that mean? It means health care spending is going to increase by about \$750 billion over that period of time. That is the wrong direction to go if you are talking about reform.

As I said before, most Americans, when they look at how this impacts them, want to know whether health care reform that is being acted on by Congress is actually doing something to impact the cost of their health care in a positive way—in other words, that the cost for their premiums, their health care premiums, is going down.

I say again, based upon all the analysis that has been done with respect to my State of South Dakota, I have seen several studies which suggest that if you buy your insurance in the individual marketplace, you could see your

premiums go up as much as 47 percent. If you are a family buying in the individual marketplace, you could see your premiums go up as much as 50 percent. In fact, there have been some analyses done that suggested premiums could go up as much as 73 percent for some people.

What does that mean to the average American who is observing this debate? It means not only are you going to see taxes go up—according to the Congressional Budget Office and the Joint Tax Committee, the tax increases in the bill are going to hit the middle-income classes the hardest. In fact, about 90 percent of the tax burden will be borne by those making less than \$200,000 a year. According to the Joint Committee on Taxation, over 50 percent of the tax burden will be borne by those making less than \$100,000 a year. The taxes are clearly going to hit right at middle-class Americans. If you are a senior over 65, you are going to see significant cuts in Medicare because that is one of the ways the new expansion of this program, this new entitlement program, is financed and paid for. So you are going to see higher taxes, you are going to see cuts to Medicare, and then ironically, as I said earlier, you are going to see your premiums go up. The average American has to be sitting out there asking: What is the whole purpose of this exercise?

One of the things that has been advocated in the debate over health care reform is we have to cover the people who are not covered. There are a lot of Americans who do not have access to health care coverage today. That could be addressed. There are lots of ways that could be addressed, but the way it is proposed to be addressed here actually leaves 25 million Americans uncovered. So not only have you raised taxes, cut Medicare, and increased premiums for people who already have insurance, you leave 25 million Americans without health care coverage. How can you, in any stretch of the word, characterize or define that as health care reform?

As the debate gets underway, I hope last week's vote was an indication, at least, of the initial stages of this debate; that there is some bipartisan support for constraining spending, for fiscal responsibility, and for fiscal discipline; and that as we get into this, we can move away from this discussion about a \$2 trillion expansion of the Federal Government financed with tax increases and Medicare cuts and premium increases for 185 million Americans who get their insurance through their employer and start focusing on things that actually would provide greater competition and would bend the cost curve down, would drive costs down for most Americans. We believe that is a fair place to start.

We think there are things that could be done that would accomplish that, one of which is allowing people to buy insurance across State lines, creating a bigger market, a more expansive mar-

ket for people in this country. Another is to allow people to join larger groups and get the benefit of group purchasing power, small business health plans—legislation voted on a number of times here and always been defeated. We ought to address the issue of medical malpractice reform and defensive medicine, which costs, some estimates are, \$100 billion a year in terms of additional spending.

There are many solutions that we think make sense that actually do get at the issue of cost, which, as I said, is where I think most Americans are concerned about health care reform and where all the bills we have seen so far, including the one that was released by the Senate Finance Committee, fall short. It doesn't do anything to impact premiums, the health care costs for most Americans, at least those Americans who have health insurance; it raises them at the same time it raises taxes on working families in this country and cuts Medicare for senior citizens to the tune of \$½ trillion.

If you take a fully implemented 10-year time period for this—bear in mind that many of the tax increases in this bill are implemented immediately and the actual other provisions in the bill are implemented later on down the road in 2013. So you see a distorted view of what this bill really costs. The 10-year fully implemented cost is \$1.8 trillion, almost \$2 trillion. That amount, of course, is financed evenly between cuts in Medicare Programs and tax increases on people in this country.

I do not think that is what we want to see in terms of reform. It certainly is not what I think the American people are expecting Congress to do. They are expecting health care reform that does do something about getting their costs under control. This bill, the last bill we have seen—of course, we have a bill that is being merged now behind these closed doors which we hopefully will see in the near future—falls short on that account, and that is why I hope there will be strong bipartisan opposition to this legislation, allowing us to start over and in a step-by-step process work in a way that will actually impact, in a positive way, the costs most people are paying for insurance in this country by driving the overall cost of health care down rather than up.

I yield the floor.

The PRESIDING OFFICER (Mr. NELSON of Nebraska). The Senator from Illinois.

Mr. DURBIN. Mr. President, I applaud the remarks of the Senator from South Dakota about bipartisan cooperation on health care reform. We have been trying all year, and unfortunately there has only been one Republican Senator, Senator SNOWE of Maine, who has voted to report a bill from committee; not a single Republican Congressman—none—and no other Republican Senator.

In fact, when the Health, Education, Labor, and Pensions Committee consid-

ered this health reform bill—and it is a big one because it affects \$1 out of \$6 in our economy and virtually every American—there were over 500 amendments. Over 150 were offered by the Republican side of the aisle and adopted. There were 150 Republican amendments, and not one single Republican Senator would vote for the bill. That is frustrating.

Senator MAX BAUCUS, the chairman of the Senate Finance Committee, determined to get bipartisan support, sat down with three Republican Senators literally for months—Senator GRASSLEY of Iowa, Senator ENZI of Wyoming, and Senator SNOWE of Maine—and said: Let's do this together. Let's do a bipartisan bill. Eventually, one fell off, the other fell off, and finally Senator SNOWE was the only one who would vote for it.

I applaud the Senator from South Dakota calling for bipartisanship. We have tried. And the notion that we are going to throw out all we have done and start over—what, another 500 amendments in the HELP Committee? Another 150 Republican amendments, and then they are going to vote against the bill?

We have a bill moving forward. It is a painful, difficult process, and the other side has nothing except criticism. They basically tell us what is wrong with our bill, and when we ask them: What will you do to significantly change health care in America, they have nothing. The current system is unsustainable. The cost of the current system is going to break the backs of individuals and families and businesses and governments.

Just 2 weeks ago, the insurance industry told us: If you pass health care reform, we guarantee you we will raise premiums. And they will. Trust me, they will. How do I know that? They have done that consistently every year. They just announced a 15-percent increase in health insurance for next year for businesses. Fewer businesses will be able to offer health insurance. How can they say this with certainty? You would say it is like guaranteeing that the price of a certain commodity is going up.

What about competition? The fact is, there is little or no competition in health insurance. First, this is one of two businesses in America exempt from antitrust. That means the heads of the insurance companies selling health insurance can legally sit down together and collude and conspire on the premiums they are going to charge people across America. They can decide how much they will charge and agree among themselves that they are going to charge the same thing. And they can allocate markets in America and say, well, this particular market in Los Angeles belongs to this health insurance company, this market in Chicago belongs to this health insurance company, and it is legal—the McCarran-Ferguson law. It is legal.

When they threaten to raise health insurance premiums, mark my words,

they can do it. The only thing that stops them is competition. If there is some other entity out there offering health insurance that is competitive, at a lower price, then we have competition. What do we call that? The public option.

The people who come to the floor and criticize the notion of a public option—I have yet to hear the first person come to the floor and criticize Medicare. We created Medicare over 40 years ago and said: If you are over the age of 50, we are going to give you peace of mind. You won't go to the hospital and lose your life savings because of medical bills. That is what Medicare is all about. It has worked. Seniors live longer, they get better care, they have their independence, and they can live by themselves longer, which is exactly what they want to do. And they are not exhausting their savings.

When I was a child growing up, it was not unusual for grandma or grandpa to come and move in with you because they reached a point in their lives where they didn't have anything, and their families brought them into that spare bedroom. It happened in my family and a lot of others. Then came Social Security, then came Medicare, and then came independence, where they could have the kind of independence they enjoy and want to have.

How many people have come to the floor criticizing the public option in government health insurance and calling for the abolition of Medicare? None. Not one. Maybe somebody will. I have yet to hear it.

I am all for bipartisanship, but I hope we put it in context. If we are going to deal with cost, if we are going to make sure Medicare is financially sound for years to come, if we are going to make sure the abuses of the health insurance companies come to an end—whether preexisting conditions or caps on payments for medical care—then we have to pass legislation. Merely coming here and saying what is wrong with the existing bill is not enough.

There is also a need for bipartisanship when it comes to the unemployed in America. Here is something on which you would think we could all basically agree. If you are one of the unfortunate millions of Americans out of work, if you have reached the point where you do not have a regular paycheck and you are trying to keep the lights on in your house, trying to pay the rent or the mortgage, put food on the table for your kids and some clothing and basic needs of life, gasoline in the car, we have always said in that situation, the American family—that is all of us, the collective Nation of America—will come and help.

Unemployment benefits will be the first thing we will help you with so you have something, a check, to get by on while you are looking for another job. Sadly, this recession has been very deep and has gone on for a long period of time. Millions of Americans have exhausted their unemployment benefits,

and we have extended their benefits, realizing we have not turned the corner as we hoped we would, and we still have to realize a lot of people will not be able to find jobs quickly.

It used to be this was done automatically. We said: Well, we may bicker and squabble over economic policy. We may disagree on a lot of issues, but we will agree on this issue. The safety net in America should be there for unemployed people. Unfortunately, that has not been the case when it comes to the unemployment benefits we need today.

We have tried, more than once, to bring to the floor of the Senate a bill to extend unemployment insurance for Americans who are still out of work and need help. As I said, it should not be a partisan issue. The unemployment rate is close to 10 percent across the Nation. In many areas of the country, including my home State, it is even higher. Each day that goes by more people are running out of their benefits.

Here is story from a man who has written me from Mt. Vernon, IL, in Jefferson County, southern Illinois:

I have been unable to find a job. I have been unemployed since May 2007. My employment benefits exhausted in September. I am 54 years old. I have worked in factories most of my adult life. Therefore I have gone back to school. I still need a job. I realize I am not the only one. Please help us. I have no health care insurance. I have no life insurance since I lost my job. I am praying for our country. God bless you.

A woman from my hometown in Springfield, IL, writes:

Mr. Durbin, I lost my job when the economy went south at the end of last summer. I am 54 years old, and at that awkward age, cannot retire, and not as attractive to employers as a younger job candidate, no degree and not enough work years left to pay back a student loan to get a degree. I have two kids. I am trying to help them get through college. I went from earning \$30 an hour in telecom to \$8.25 hour an hour in retail. Without my unemployment benefits, even my modest house payments are going to become difficult. Can anything be done to move the extension through the Senate? I am down to my last couple of weeks of benefits. I have lots of office skills and experience but cannot quite compete in this tight job market. Thanks for being our voice in the Senate.

The unemployment rate in Illinois now is 10.5, in Peoria it is 11.1 percent, in Decatur it is 12.4 percent, in Kankakee it is 12.8 percent, and in Rockford it is 15 percent. Our State is not alone with these numbers.

In the 19 days since Republicans in the Senate blocked our move to pass a strong unemployment insurance extension bill, another 130,000 Americans who cannot find work have lost their benefits. If we did not pass the extension of unemployment insurance this week, we will put 200,000 families in a position of not being able to put food on the table. It is that stark. It is that real. Some 20,000 of those families live in my State.

How do I explain to my constituents why the Senate has not acted on this bill that we obviously need and need

desperately? Well, we cannot pass it because on the Republican side of the aisle they want to offer amendments.

Do the amendments have anything to do with unemployment or the payment of unemployment benefits? No.

One amendment from a Senator from Louisiana is to, once again, for the fourth or fifth time in the Senate in the last few months, flog an organization known as ACORN. How many times are we going to take up the time in the Senate to go after this organization? I do not know. But as long as it is Exhibit A on rightwing radio and TV, Members will come to the floor and say: Well, let me do something that might be mentioned tomorrow on one of these talk shows.

Well, that might be an interesting political exercise if it was not at the expense of these people who are basically unemployed and running out of money. The Senator from Louisiana wants to offer this amendment the fourth or fifth time. By the end of this year, nearly 9,000 families in Louisiana will lose unemployment insurance benefits if we do not act; 38,000 families in Alabama; 4,000 families in Kentucky will have lost their benefits during the month of October alone; 5,000 families in Arizona will have lost their assistance this month.

I would like to believe, at some point, even though we like to give speeches on the floor—and I am doing it right now—that you might step back and say: It might be more important that we pass this bill and then give the speech afterward. I hope we can. We should not be surprised families need our help. Unemployment has jumped across America. We need to do more than just help Americans find work. We need to provide small businesses better access to credit so they can grow and create jobs. We need to think about what other incentives we can put in place to help all employers, large and small, create jobs. In the meantime, we need to fix the safety net.

I would like to ask my colleagues who come to the floor and ask for bipartisanship, can we be bipartisan when it comes to unemployment benefits? It is not just the Democrats who are out of work, it is Democrats, Republicans, Independents, folks who do not vote, folks who do not think much of us, and folks who may have thought a little bit more of us before we got into this mess. This is a time for bipartisanship. In about an hour we will have a chance to vote. Let's hope Members from both sides of the aisle will come forward and stand up for these families who are so desperate.

I yield the floor.

The PRESIDING OFFICER. The Senator from Oklahoma.

Mr. INHOFE. Mr. President, I ask unanimous consent that I be allowed to speak as in morning business for such time as I shall consume.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. CARDIN. Mr. President, reserving the right to object, and I am certainly not going to object, may I inquire how long my colleague will speak?

Mr. INHOFE. It will not be more than 15 minutes.

Mr. CARDIN. I ask unanimous consent that I be recognized immediately after the Senator from Oklahoma.

The PRESIDING OFFICER. Without objection, it is so ordered.

CAP AND TRADE

Mr. INHOFE. Mr. President, this morning we had the first of 3 days of hearings we are having on the proposed Kerry-Boxer climate bill. It was one I never quite had an experience such as that before. Senator KERRY came in, was given 30 minutes to talk about the same thing Al Gore has been talking about for the last 15 years, without any chance to rebut.

What I would like to do is take a few of the statements. It is a very confusing issue we have because we do not have a lot to work with. We were given a draft of a bill with some analysis. I think it was a couple days ago—not time to get into it. But the bottom line is, it is going to be the same thing, according to the EPA, as the Waxman-Markey bill.

So what I would like to do is use them interchangeably, since that was the response we got from the EPA when we made a request that we be given time to get an analysis, an EPA analysis of the bill. I think the words were: You do not need an EPA analysis of the bill because it is the same bill, for all practical purposes, as Waxman-Markey.

So that is what we have. I would like to go over it point by point. Senator KERRY is correct that cap and trade will impose higher costs in the form of higher prices for electricity and gasoline. I think we do know these costs are there.

According to the National Black Chamber of Commerce, the bill—which I will refer to as “the bill,” it could be Waxman-Markey, it could be Kerry-Boxer—the bill would increase gas prices by 19 cents a gallon by 2015, 38 cents a gallon by 2030, 95 cents a gallon by 2050. Also, electricity bills would rise by about 4 to 5 percent in 2020.

I say this because the head of the National Black Chamber of Commerce was an excellent witness. He brought the point home. Not only is this bill—this cap-and-trade bill—expensive, it would be something that would be regressive because the percentage of expendable income by a poor person is far greater than a rich person on such things as home heating and driving your cars. So his whole point was it was a regressive tax.

In a recent Energy and Natural Resources Committee hearing, Senator JEFF SESSIONS asked the government witnesses—the government witnesses were CBO, EPA, EIA, and the CRS—

whether anyone disagreed with the finding that the net effect of cap and trade would be to reduce jobs. None did. Again, this morning, most of the witnesses responded in the same way.

Then Senator KERRY talked about the NASA scientists. “The best experts we have,” he said, “tell us that the last 10 years have been the hottest in decades on record.”

Of course, we know that we have—in fact, just the other day, last week, BBC, which is certainly no friend of skeptics, in their lead story said: What happened to global warming? This headline came out as a bit of a surprise; so, too, might the fact that the warmest year recorded globally was not 2008 or 2007 but 1998. It went on to say that for the last 11 years, we have not observed any increase in global temperatures. In fact, we have actually had the indication we are starting another cyclical cooling spell.

Senator KERRY said: That is why countries of the world, including India, China, and the United States, have agreed to limit the global rise in temperature to just 2 degrees Celsius. In fact, this is not true. I am sure he thinks it is true or he would not have said it. But China is the world’s leading emitter of CO₂. India is No. 3. India has been moving up. We have a quote from the top environmental minister in India, whose name is Jairam Ramesh: “India will not accept any emissions reduction target, period.” He went on to say: “This is non-negotiable.” You cannot get any more emphatic than that.

At the same time, when you talk about China, they may give you some lip service. Let’s keep in mind, though, that China is cranking out coal-fired generating plants at two a week right now. So that does not show there is much interest in China to do anything close to what has been represented. The next statement made was that the pollution reduction measures in this bill are tightly focused on maximum impact.

Only companies emitting 25,000 tons of carbon each year are covered, 98 percent of America’s businesses. The bill still covers three-quarters of America’s carbon pollution. So what he is saying is that three-fourths, as near as I can determine, of the carbon that is emitted comes from only 2 percent of America’s businesses.

The fact is, the Kerry-Boxer bill or “the bill,” I will say—because it could be Markey or the same—contains no provision to stop the EPA’s endangerment finding, which would trigger a flood of regulations under the Clean Air Act. As such, all the sources Senator KERRY mentions would be covered in some form of regulation under the act.

Second, Senator KERRY ignores the fact that the sources he mentioned would be severely impacted by higher energy prices, declines in productivity, fewer jobs in the sluggish economy that would arise because of Kerry-Boxer and Waxman-Markey.

I mentioned what the National Black Chamber of Commerce had said about that. I think that should stand. He stated: Third, climate change and our dependence on foreign oil are a threat to our national security. I agree with that. We are dependent upon foreign countries for our ability to run this machine called America.

Unfortunately, this is a very partisan subject because it is the Democrats who insist on having a moratorium on offshore drilling. The problems we are having right now—we have something, and this came out just last week. The new report from the Congressional Research Service reveals that America’s combined recoverable natural gas, oil, and coal reserves are the largest on Earth.

We keep hearing people say: We do not have these reserves. We do. Far greater than Saudi Arabia’s; they are No. 3. No. 4 is China. That is not even talking about including America’s immense oil shale and methane hydrate deposits. So we have the largest reserves and the capability, I believe, and I will make this statement and, hopefully, someone will refute it because I cannot find anything to the contrary; that is, we are the only country that will not develop its own natural resources.

They say we are dependent on other countries. Well, yes, we are because politically they will not let us develop our own resources. I would say that between the oil and gas and the coal—and of course we are all concerned about nuclear, we want to do everything we can to overcome the obstacle that such a small percentage of our energy comes from nuclear. However, that is not going to be here tomorrow. We need to start working on that now.

I am talking about things where we can get energy produced right in the United States and stop—we could actually stop our dependence on foreign oil just by developing our own natural resources.

Then Senator KERRY talked about 11 former admirals and high-ranking generals who issued a seminal report warning that climate change is a threat multiplier.

They talk about famines and catastrophes. These assertions, which were first made by Al Gore back when he did his science fiction movie, have all been refuted. Consequently, when I hear 11 former admirals and generals out of 4,000, if they could only find 11, I think they have a problem.

The other thing is the fact that the bills would do virtually nothing to stop the pandemics, droughts, floods, and the like. According to an analysis by Chip Knappenberger of Master Resource:

No matter how the economic and regulatory issues shake out, [Waxman-Markey] will have virtually no impact on the future course of the earth’s climate.

He went on:

By the year 2050, the Waxman-Markey Climate Bill would result in a global temperature “savings” of about 0.05 degrees Celsius.

That reminds me, back in the 1990s we had an analysis by, at that time, one of the top scientists around. This was done by then-Vice President Al Gore. The guy's name was Tom Wigley, a top scientist. Vice President Gore gave him the chart. He said: If we were to sign on to the Kyoto Treaty, if we complied with its emissions requirements, how much would this reduce the temperature in 50 years?

The answer was 0.07 degrees Celsius. That is not even measurable. He didn't use that afterwards, but we found the report. Nonetheless it was there, and it is quite obvious.

Stop and think about the fact that we have gone through these natural cycles year after year. We have the cycles, and they show what we are going through. It reminds me—and I am old enough to remember—of the middle 1970s when the same publication, *Time* magazine, and the rest of them, many of the same scientists said we would have to do something about global cooling because another ice age was coming, and we have to address it.

We have to keep in mind there is a lot of money in these statements. People like to think a disaster is occurring because there is a lot of money in it.

That reminds me of something else said this morning by Senator KERRY. He talked about Duke Energy and others. There are about five major corporations in America that joined a group called CAP USA. These were corporations that came in and said: We are stewards of the environment. We want to do something. We embrace cap and trade.

Then we stopped and did an analysis of the five that appeared before the committee only to find that without exception, each one of the five, if we were to have some type of a cap and trade—and it doesn't matter whether it was the Markey bill or the current Kerry-Boxer bill—if we were to do that, we know what the results would be because we have gone through this before over and over again. The idea that we could have something like this and not have the problems come has been disproven for a long period.

Let's go back to the Kyoto Treaty. We actually have had five debates on the Senate floor. We had the Kyoto Treaty, then in 2005 the McCain-Lieberman bill, then the 2003 McCain-Lieberman bill, then the 2008 Warner-Lieberman bill. In each case we had analyses done by the Wharton School of Economics, by MIT, and other groups. They all agreed it would be an expensive proposition. They said it would cost the American public between \$300 and \$400 billion a year.

I know that is difficult for people to understand. How does that impact me? But we do have an analysis that breaks that down. For the average family, it would cost about \$2,000 a year. In my State of Oklahoma, it would be more than that because the price would be higher in the central part of the United States than it would be on the east coast or the west coast.

The cost is going to be there, and it doesn't seem to make too much difference which of the five different approaches we soundly defeated in the past is under consideration. Senator KERRY also claims that India is working on its own domestic legislation to reduce carbon pollution. I already read what their top people have said. They have no intention of doing it. In fact, I have talked to people who are from China, people who are saying: We are sitting back and are kind of hoping maybe America will do this because, if they do, American manufacturers have to go someplace to find their energy.

Since we have rationed it in this country, if we should pass such a cap-and-trade bill, then that would send more manufacturing jobs to places where there is no rationing.

I appreciate very much Lisa Jackson, the new Director of the EPA. Several weeks ago—she was there again this morning—she was on the witness stand. I asked a question: If we were to pass one of these bills like the Waxman-Markey bill, and we were to pass it unilaterally, how much would that reduce emissions globally?

The answer was, it wouldn't. I would go one step further. It will not reduce them unless we include Third World countries, the major emitters—China, India, Mexico, and these other countries. If we don't do that, then we will chase our manufacturing bases where there are no restrictions, and that would have the effect, common sense would dictate, of increasing CO₂ emissions.

We have gone through this now for 10 years. I think it is going to come to a climax in Copenhagen. Once every year the U.N. has this big party, and they have all these countries come in and say what they are going to do to try to stop emission of greenhouse gases.

I had one—I will not mention his name, but he was from the West African country of Benin—who was there the last time I attended one of these conferences. It was in Spain at that time, I believe. Milan, Italy. I went up to this individual and I said: You and I have talked about this before. You know there is no relationship between greenhouse gases and global warming.

He said: Yes, but this is the biggest party of the year. So you are going to have a lot of people to go to Copenhagen in December who really aren't strongly behind the effort of the United Nations.

One last time, it all started with the United Nations, the IPCC, the Intergovernmental Climate Change Program. It started there. They are the ones who are perpetrating this thing. As we get into the debate—and we will have more hearings tomorrow—I hope we will be in a position, before we send a bill to the floor from the Environment and Public Works Committee, to analyze it.

We have called upon the EPA to give us an analysis so that we will have something and we will know more spe-

cifically, is this just a warmed-over bill that passed the House, the Waxman-Markey effort, or is this something that is different? According to the EPA, it is about the same. I suggest it is about the same as it was back in 2005, 2003, and back during the Kyoto discussion.

We will move forward. We have seen certain incontrovertible truths that have come up. One is there is no question that if something like this is passed, something like the draft form we are discussing and having hearings on right now, if this should become a reality it would be the largest tax increase in the history of America. The last large tax increase we had was in 1993. It was called the Clinton-Gore tax increase. It increased marginal rates, inheritance taxes, gasoline taxes, capital gains taxes, all the rest. We were pretty outraged at the size of that increase. That was a \$32 billion tax increase.

According to all the analyses we are looking at now, this would be 10 times the size of that tax increase.

I yield the floor.

The PRESIDING OFFICER. The Senator from Maryland.

Mr. CARDIN. I ask unanimous consent that Senator KYL be recognized when I have completed my remarks.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. CARDIN. Mr. President, let me respond to my friend in regard to the global climate change bill that was introduced by Senators KERRY AND BOXER. Today Chairman BOXER started hearings before the Environment and Public Works Committee on the climate change bill. I agree with my colleague, we want to make sure we get this right. This is an important issue, and we want to take the time necessary to make sure this bill does what it needs to do.

There is a sense of urgency for many reasons. We can look globally at what is happening with climate change and the impact on the stability of countries. We now have climate migrants, those forced out of their homes because of rising sea levels.

I don't have to take my colleagues to Asia or Africa or Europe. I can take them to Maryland on the Eastern Shore, Smith Island is disappearing. The residents are concerned as to what is going to happen to their homes. I can show them in my own State the urgency of dealing with global climate change by talking to watermen who tell me the Chesapeake Bay is warming too quickly. As a result, the sea grasses are not surviving and juvenile crabs cannot survive, affecting the waterman's livelihood. There is a sense of urgency for the sake of our environment, for the sake of America being an international leader on this issue to move forward with global climate change.

Let me offer a reason with which I think everyone will agree: We need an energy policy that not only allows us

to lead on the environmental issues but also helps us on the economic front. Clean energy will mean new jobs, good jobs in America. We developed the technology for alternative and renewable energy sources. Let's keep the jobs in America. These are good jobs. This bill means more jobs in America by investing in technology that other countries are now investing more in than America. They understand the future is going to be in wind power and solar power and, yes, in nuclear power. This bill allows us to move forward so we can keep jobs in America.

Lastly, I think everyone will agree that from a strategic point, we need to use less energy and produce more in America. The bill Senator KERRY has brought forward will help us achieve those goals.

I look forward to debating global climate change and energy policy. I hope we can come together for the sake of the Nation, for the sake of the future, and develop an energy policy that not only will keep us safe, will not only help our economy, but will be responsible on international environmental issues and be an international leader.

UNEMPLOYMENT EXTENSION

Mr. CARDIN. Mr. President, shortly we will be voting on a cloture motion on the motion to proceed to the unemployment compensation issue. Senator DURBIN addressed this issue a few minutes ago. I want to underscore how important it is for us to move forward.

Yesterday I had the opportunity to visit one of our employment offices in Maryland. We have a one-stop location where people looking for work can come and get the services of not only governmental agencies but nonprofit agencies to help them find employment. I have been to these offices in the past in Maryland. I have had a chance to talk to people who are seeking employment.

When I walked into that office yesterday, I was shocked to see how many people were there. It was hard to get through the door. People were coming in desperate to try to find jobs because there are no jobs out there for them to find. They are desperate to be employed, not only for the sake of having income but for the dignity that comes with employment. We have a problem out there. I think we all understand that.

I will give you two people with whom I talked yesterday: Bernice from Anne Arundel County, a resident who worked for a mortgage company until it went out of business, she has been unemployed since September 2008. She is about ready to lose her UI benefits. She talked about how difficult it was for her to talk about this, how difficult it was for her to tell her story. All she wants is a job. She wants the dignity and income of a job.

Charlene from Baltimore talked about being employed by Business Manager for Watermark Media. She

lost her job in September 2008 when the company went out of business. She is a very qualified individual. Yet she cannot find employment. Her UI ran out on October 25. Her husband is expected to lose his job this week, and it is possible she will lose her family home.

That is what we are talking about, people in our communities who are unemployed and cannot find employment. We now know there is about 1.9 million Americans who will run out of unemployment benefits by the end of this year unless we act, unless we take action. That includes about 25,000 Marylanders who will find themselves without any benefits. Currently, there are over 15 million Americans who are unemployed and over 200,000 Marylanders who can't find jobs. We need to act. We need to act on behalf of Bernice and Charlene and the literally hundreds of thousands of Americans who shortly will be running out of their unemployment benefits.

The bill before us is an extension of an additional 14 weeks of benefits for every State in the country. The original bill that came over from the House had a trigger mechanism of 8.5 percent unemployment. I brought this chart to show my colleagues why it is important to extend benefits in every State in this Nation. I think Maryland is a typical State.

Our unemployment numbers may be a little bit lower than the national average. We are in the 7 percent unemployment rate. But look at the orange counties in my State of Maryland: Cecil County, 8.6 percent unemployment; Caroline County, 8.8 percent unemployment; Dorchester County, 10.9 percent unemployment; Somerset County, 9.5 percent; Washington County, one of the growth counties not far from here, 9.4 percent unemployment—some of those people commute to Washington to work—and then Baltimore City, the center of our State, 10.6 percent unemployment.

I thank the leadership for bringing forward an unemployment compensation proposal to extend benefits that apply to every State because we need it in Maryland. I could talk about minority unemployment and the fact that the African-American unemployment rate in this country is around 15 percent. The Latino unemployment rate is around 12 percent. There are pockets of unemployment in all of our States that are at extraordinarily high numbers, and that is why we need to extend the unemployment benefits.

Let me also point out that these are not benefits that aren't paid for. These are insurance benefits. They are paid for by the current workforce. They pay into a fund so we have money available in a recession to help those who lose their jobs and can't find employment. That is why it is called unemployment insurance benefits. It is there for this circumstance.

Is there anyone here who denies that we are not in a tough time if you are looking for a job? We all know that. So

now is the time to extend unemployment benefits so people have income in order to be able to literally survive until our economy can rebound.

Let me also point out, I know there are a lot of us who are always looking for bills on which to put amendments. I understand the frustration of some of my colleagues. Here is a bill, it is a tax bill, let's put a provision on it. Quite frankly, I have a few provisions I would like to see enacted into law. This is not the right bill to do it on. If we put amendments on this bill and let it go back to the House with issues that are unrelated to unemployment compensation, it could take a long time to reconcile those differences.

We already have some differences with the House with regard to the States that qualify. Let's reconcile that quickly so that individuals such as Charlene, who currently are losing their benefits, know soon that they are going to be able to continue to get these unemployment benefits. It is important that we act quickly to get the job done.

One last point for my colleagues. This is important. It is the right thing to do. It is what government is here for—to help people who are literally out of luck because of no fault of their own but the economy. It is what we are supposed to do as far as the right type of social programs to protect people during tough economic times. But there is a tradeoff that helps our economy. This money goes directly back into our economy. Every dollar we pay out in unemployment insurance benefits will come back and have a multiplier effect of more money than we give in benefits in helping our economy grow. So this is the right remedy to help our economy. It is the right thing to do for the 1.9 million Americans who otherwise would lose their benefits by the end of the year.

We have a chance in just a few minutes to move this bill forward so it can be reconciled with the House quickly, and then we can assure the people of our community that, indeed, we responded and provided the appropriate type of relief for those who cannot find employment today.

With that, Mr. President, I yield the floor.

The PRESIDING OFFICER. The Senator from Arizona.

AFGHANISTAN TROOP REQUEST

Mr. KYL. Mr. President, I believe it is now time for President Obama to move forward with General McChrystal's plan for executing the war in Afghanistan and to fully support his troop request.

The President has correctly called Afghanistan a "war of necessity." The counterinsurgency strategy that he announced last March is a good one, and it has been widely accepted. Having read General McChrystal's August report, I believe it may represent our only chance to successfully implement

the March strategy, and it will require the forces that General McChrystal has recommended.

There is no reason to delay the decision regarding a troop increase until after the Afghan election, a point that I will talk about in a moment. Our national security is at stake regardless of the government in Kabul. The outcome of the Afghan runoff election on November 7 will not change our mission there. Whether Abdullah or Karzai wins, our mission will be the same, and time is not on our side. General McChrystal's August report said we have only 1 year. It is now down to 10 months, and it will take time to get troops in-country.

I want the President to know and the American people to know that Republicans will support the President if he follows through on his strategy and provides General McChrystal with the resources he needs. But this must be done in a timely fashion. The strategy can only succeed if it is implemented within the next 10 months and with the resources that have been recommended.

The stakes are high in Afghanistan. When President Obama announced his strategy last March, he said:

If the Afghan government falls to the Taliban or allows al-Qaida to go unchallenged, that country will again be a base for terrorists who want to kill as many of our people as they possibly can.

Mr. President, he was right. The Afghan people are watching. When I was in Afghanistan this past April and visited with tribal elders in Kandahar, for example, it was very clear the Afghan people were looking to the United States for a commitment to their security. If we can't provide that security to them, they will be forced to make accommodations with the Taliban.

Pakistan is also under threat, as Secretary Clinton recently pointed out. She said:

The extremists in Pakistan, whatever their titles or whatever their affiliation, are increasingly threatening the authority of the state.

We all know if nuclear-armed Pakistan were to fall into extremists' hands, the world would face a monumental crisis. Moreover, if Pakistan senses a lack of commitment on our part, how long will it be until it seeks accommodation with al-Qaida and affiliated terrorist groups?

For these reasons, we must not short-change the mission in Afghanistan. General McChrystal was very clear about the need for more troops. In his assessment he said the following:

ISAF, [the International Security Assistance Force]—

Of which the United States is a part—

requires an increase in the total coalition force capability and end strength.

During an August speech to the Veterans of Foreign Wars, President Obama made this pledge to our Armed Forces:

I will give you a clear mission, defined goals, and the equipment and support you

need to get the job done. That is my commitment to you.

Of course, the President can now demonstrate that commitment by following the advice of his general and providing the resources that have been requested.

What exactly is General McChrystal's plan? Well, I think his assessment demonstrates both a thorough understanding of the Afghan people and the enemy we are fighting. He described the situation as:

Three regional insurgencies [that] have intersected with a dynamic blend of local power struggles in a country damaged by 30 years of conflict.

Not an easy situation, obviously, and he described the enemy as follows:

The conflict in Afghanistan can be viewed as a set of related insurgencies, each of which is a complex system with multiple actors and a vast set of interconnecting relationships among those actors. The most important implication of this view is that no element of the conflict can be viewed in isolation.

In other words, we can't defeat al-Qaida without also addressing its support networks—the Taliban and the so-called Haqqani groups. These are the groups that work with al-Qaida, protect it, and give it a place to hide when we attempt to deal with al-Qaida.

In order to effectively counter this enemy, General McChrystal proposed a comprehensive plan that would effectively implement the President's strategy—improve the performance of the Afghan security forces, prioritize responsible and accountable governance, gain the initiative to reverse the insurgency's momentum, and focus our resources on areas where vulnerable populations are the most threatened.

One of the key principles of General McChrystal's plan is increasing Afghan ownership of its own security. He said in his assessment:

ISAF, with the Afghan National Security Force, must shift its approach to bring security and normalcy to the people and shield them from insurgent violence, corruption, and coercion, ultimately enabling the Afghan government to gain the trust and confidence of the people while reducing the influence of insurgents.

Further, General McChrystal describes this step as necessary to fix what he calls the "crisis of confidence" in the Afghan Government and coalition forces.

General McChrystal has also said that more effective integration and partnership between Afghan and coalition forces will enable a more rapid expansion of the Afghan security force's capacity and responsibility for security. The same method was implemented in Iraq, resulting in a dramatic increase in the quality of Iraqi security forces.

So those who say we should only train more Afghan troops and police present a false choice. General McChrystal proposes a total counterinsurgency strategy with both more Afghan police and military forces; but until they are trained sufficiently to do

the job, an adequate and sufficient group of U.S. and NATO forces to both train the Afghan forces and provide the security that is necessary during that interim period of time.

General McChrystal stated in his assessment:

Ideally, the Afghan National Security Forces must lead this fight, but they will not have enough capacity in the near term given the insurgency's growth rate. In the interim, coalition forces must provide a bridge capability to protect critical segments of the population. The status quo will lead to failure if we wait for the ANSF to grow.

That is to say, the National Security Forces of Afghanistan.

So, again, to simply argue we should train more NATO and U.S. security forces in the interim is a false choice. We need to do both. But in order to do the former, we must do the latter; that is to say, we have to increase our own troop strength in order to have the ability to both hold the line and train the Afghan forces who will ultimately be able to provide security for that country.

Now to the matter of time. General McChrystal said in his assessment:

Time matters; we must act now to reverse the negative trends and demonstrate progress.

One of the key points the general made in his assessment was this: He said:

I believe the short-term fight will be decisive. Failure to gain the initiative and reverse insurgent momentum in the near term (next 12 months)—while Afghan security capacity matures—risks an outcome where defeating the insurgency is no longer possible.

As he said, time is of the essence. By the way, this 12-month clock started ticking in August when he submitted his report. So at this point, 10 months remain on the general's stopwatch to turn the tide of this war.

Even if the President makes the right call without further delay and gives General McChrystal the resources he needs to prosecute the strategy the President ordered in March, it will take months before additional troops are available for the mission.

Unlike Iraq where we did have at least a nominal infrastructure in place, in Afghanistan there are few roads and fewer other amenities and facilities with which to support the troops. All of that takes additional time to create.

The troop surge in Iraq didn't turn the tide of that war until 6 months after President Bush announced it. As I said, that was on terrain significantly easier to navigate than Afghanistan's mountainous border region where many of our soldiers are fighting today.

Coalition forces are losing ground to the Taliban with current troop numbers. According to General McChrystal:

Many indicators suggest the overall situation is deteriorating, despite considerable effort by ISAF.

So I submit that President Obama should delay no longer a decision to deploy troops that are necessary within

this 12-month timeframe set out by General McChrystal in order to retake the momentum of this war.

Finally, I mentioned earlier the Afghan election should not delay the President's decision. I disagree with the argument some have made that there should be some sort of test to determine whether the Afghan Government will be a reliable partner before we decide to commit additional troops.

The very reason U.S. troops are fighting in Afghanistan is because there is no strong government to maintain security and fight corruption there. The point is to make it more reliable, to influence it to be less corrupt, and to protect the Afghan people so they will reject Taliban control and support their government.

We need to help foster a situation in which the Afghan Government can grow into an institution that can provide for its people. That is what a successful exit strategy will look like. We should not curtail our effort in Afghanistan because of a less-than-ideal political situation today.

President Karzai noted last week:

The [Afghan] institutions are just young toddlers in this democracy that resembles a toddler. It walks and falls. We have to understand that, and we have to accept the Afghan elections in the context of the Afghan situation and the poverty and lack of means in this country.

I add to that that President Karzai and his administration need to be more forceful in helping to bring those institutions about, to ensure that the election is not fraudulent and to ensure that his government is not corrupt and to do what is necessary to gain the trust of the Afghan people.

But are we likely to have more influence in achieving that result by deciding that we can't commit the troops necessary to carry out the recommendations of General McChrystal, all of which will probably push the Afghans further toward the Taliban or by making the point that we are going to help establish the kind of government that is reliable and we are going to do that by engaging in this counterinsurgency strategy with everything that it takes, including the additional troops that are required, and thereby have the kind of influence over the Afghan Government that will bring it into a more reliable situation and enable them to rely on the security we provide rather than making accommodation with the Taliban?

General McChrystal stated in his assessment that one of the key sources of the Taliban's strength is the perception by Afghans that a victory by the Taliban is inevitable. We need to make sure it is not. How can the United States expect to influence matters in Afghanistan if we are viewed as looking for a way out and not putting in the troops General McChrystal has requested?

Very importantly, this same question applies to Pakistan. We ask Pakistan to help us fight the Taliban and al-

Qaida and other terrorist groups who are active in Afghanistan. But if we are viewed as an unreliable partner because we are not willing to commit sufficient troops, the people of Afghanistan and Pakistan will hedge their bet with the terrorists and their supporters. That is what has happened there in the past.

When I went there last April and talked to Ambassador Holbrooke before I went, I said: Mr. Ambassador, what message would you like us to try to convey?

He said: Help them understand we are there for the long run. We are not going to cut and run; we are going to stay with them and help them and do whatever is necessary for them to gain control of their country.

I conveyed that message, and I believed it, and I want to believe it. But if we do not make the decisions to carry out this strategy the President announced in March, then the Pakistanis are going to be asking the same questions we did a few months ago: Will you be with us? Will you stand with us or are we going to have to make accommodations with people neither you nor we like very much? One individual said: Why would they make enemies with the people they are stuck with long after we have left? In other words, they don't live in a very good neighborhood. I think that is what General McChrystal's request is about—proof that we are committed to seeing this fight through against the common enemy.

Interestingly, we faced a similar situation in Iraq. If we had opted against the surge in 2007, at a time when Iraq's central government was extremely weak and unable to protect its citizens from the insurgency there, the Iraqi people most likely would not have been able to eventually take ownership of their own security. But they did.

Similarly, if President Obama were not to provide the additional troops General McChrystal needs, I believe we risk allowing Afghanistan to become the country it was on September 10, 2001—a result that none of us want.

In Iraq, the surge created the space for Prime Minister Maliki to take greater control and reduce corruption in the Iraqi Government, and a troop surge in Afghanistan would allow President Karzai—or a new President Abdullah if he were to win—to do the same.

A stable and legitimate government in Kabul is critical to the security of Afghanistan. But the United States cannot hinge its strategy on the current reliability of the Afghan Government, and the President should not wait until after the election to announce his troop decision. To do so would suggest that the United States doesn't have a core national interest of its own in Afghanistan, one based on our security. Yes, we aim to help establish the rule of law in Afghanistan, but our core national interest in that nation does not change based on who is elected in their November 7 runoff.

Mr. President, in conclusion, I believe General McChrystal's assessment really rises above the political fray. It offers an objective description of what is happening on the ground and what resources are needed to turn the tide of this war. This report may represent our only chance to successfully implement the President's March strategy—as I said, a strategy with which I think we all agree—and it will require the forces General McChrystal has recommended.

Regardless of the current status of the Afghan Government, we must foster a situation in which it can grow into a government that can provide basic services, and that will require, first of all, providing security for its people. Our influence over this process will be far greater if we make it clear that we are there to stay until our goals are achieved.

It has been 2 months since General McChrystal sent his assessment to Washington. I respectfully submit my recommendation to the President that he approve this full troop request and that he do so as soon as possible. If he does, as I said, I believe Republicans will be very supportive of his policy.

Mr. President, I suggest the absence of a quorum.

The PRESIDING OFFICER (Mr. KAUFMAN). The clerk will call the roll.

The assistant legislative clerk proceeded to call the roll.

Mr. REID. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. REID. Mr. President, what is before the Senate at this time?

The PRESIDING OFFICER. The Senate is in morning business.

UNEMPLOYMENT BENEFITS EXTENSION

Mr. REID. Mr. President, in about 50 minutes the Senate will be called upon to vote on a motion to invoke cloture on a very important piece of legislation extending unemployment benefits for American workers.

Another 7,000 jobless Americans will lose their unemployment insurance today, just as 7,000 did yesterday and 7,000 more will tomorrow. The Republicans have held up this matter for approximately 3 weeks. What does that mean? It means that the first week, 49,000 Americans were people whose unemployment insurance ran out, and they had nowhere to turn. In 2 weeks—the math is simple—it was 98,000 Americans from all over America, including the State of Delaware and the State of Nevada. In 3 weeks, it was 147,000 people, just the same. These are people who are desperate. To say I am disappointed in the way Republicans have shown a complete lack of regard for the people behind those staggering numbers is an understatement. Approximately 150,000 people have been hurt as a result of the intransigence of the Republicans in the past weeks.

The Presiding Officer and the Senator speaking are from States that have small towns and cities; 150,000 is a huge city by Nevada standards. A city of 150,000—that is what has happened these last 3 weeks. That is 150,000 people without anywhere to turn. Their government is not helping them. They have likely begged and borrowed from family as much as they could. Their savings are gone.

We know that when the economy recovers, the unemployment rate is one of the last numbers to rebound. That is what economists call a lagging indicator. That is just the way it is and has always been. So even as the economy begins to turn around, jobs will turn around slower.

That fact, incidentally, is all the more reason for us to fix our economy faster, to stop putting off reforming a broken health insurance system that bankrupts so many families. In America today, people are at the courthouse filing bankruptcy. Last year in America, 750,000 people filed bankruptcy because of medical costs.

How many people do you think filed for bankruptcy in France, Germany, Japan, Switzerland, England, Canada? How many filed for bankruptcy as a result of health care costs? Zero. People say: Oh, socialized medicine. France, Germany, and Japan have private insurance.

Our health care system bankrupts many families. We need to do a lot of things to get us out of this hole we are in. The sooner we do these things, the sooner jobs will come back. But they are not back yet. The people of Nevada and others across the Nation are hurting. Unemployment is at a 26-year high in our country and at an alltime high in Nevada. We became a State in 1864. It is the highest unemployment rate we have ever had.

These good, hard-working people lost their jobs most of the time through no fault of their own, and many lost their health care along with it. They are having trouble finding new jobs, and so they are burning through whatever savings they have, if they have any, if they put away for their old age or children.

Some of these unemployed Americans are beginning their careers, some were at the prime of their careers, and some are scrambling to finish, with dignity, what they earned over decades of hard, honest work.

This is the Democrats' simple proposal. It is not very complicated at all: Let's support those families who have been the victims of this recession. They need to put food on the table, send their children to school, and pay the ever-rising medical bills.

If you want to do something that will help jump-start the economy, that will stimulate the economy, how about giving these people who are out of work and have been out of work for an extended period of time a check? What are they going to do with it? They are going to spend it. Why? Because they have to.

We are not asking for much, and we have the money to help them. Over the years, workers have contributed a little bit each paycheck to fund a safety net in the event they lost their jobs. It was insurance against unemployment. That is what it is called—unemployment insurance. That is exactly what has happened. Now they want to take that money—money set aside for this purpose—to keep them afloat until they land the next job.

We have a proposal—a paid-for proposal, one that does not add a dime to the deficit—to extend to workers their unemployment insurance by up to 14 weeks and up to 20 weeks in States such as Nevada that have been hit the hardest. We have the power and the ability to do it. That is what we should do. It is the right thing to do.

The Republican response to that idea might sound familiar. It is a word we have heard from them more and more in recent days. The Republican response in helping the unemployed is two letters: No. Republican Senators from Louisiana, Alabama, Arizona, and Kentucky are among those saying no to helping unemployed citizens in Louisiana, Alabama, Arizona, and Kentucky. I doubt that is the kind of legislating their constituents had in mind when they sent them to the U.S. Capitol and asked them to be their voice in Congress.

When we first brought up this bill 3 weeks ago, Republicans decided they would rather fight a partisan fight, as they have been doing now, than help unemployed men and women in their own States. This unemployment is not targeted to just a few States. The Republicans decided to make a political statement by demanding completely irrelevant amendments, amendments not germane, amendments that have little, if anything, to do with unemployment or even the economy, generally, and they decided the political statement was more important than helping constituents afford to pay bills. That is wrong. It is an outrage.

That day when we started this legislation, when we first brought it to the Senate floor to help unemployed Americans, Republicans said no. The sad part about it, they are still saying no. I hope, after all we have been through and when that vote comes at 6 o'clock, we will have some brave souls step across the aisle and help us get this done.

When we started this process 3 weeks ago, they said no. The next morning, 7,000 people woke up without the unemployment insurance on which they had been counting. The next week we tried again. By now, we have 49,000 people who have lost their unemployment benefits. Once again, Republicans said no. Again, 7,000 Americans lost the help they needed to get by. Then, last week, we tried again. Once again, the Republicans said no. Again, we had a week of 7,000 people losing their work benefits.

In the days since Republicans first said no to helping unemployed Ameri-

cans, we have about 150,000 who have lost the relief they desperately need. Today, while Republicans continue to waste time, to stall so we cannot get things done here, another 7,000 will be added to the approximately 150,000 who have already lost their unemployment insurance. If we do not act, that number, by the end of the year, will be 2 million. I wonder how much higher does that number have to climb before Republicans put people ahead of their partisan excuses.

I suggest the absence of a quorum. The PRESIDING OFFICER. The clerk will call the roll.

The assistant legislative clerk proceeded to call the roll.

Mr. BROWNBACK. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. BROWNBACK. Mr. President, I ask unanimous consent to speak for 7 minutes on the Republican time of the time allotted after 5:30 p.m.

The PRESIDING OFFICER. Without objection, it is so ordered.

SUDAN POLICY

Mr. BROWNBACK. Mr. President, I wish to draw the attention of the body today to a policy initiative that was put forward by the Obama administration last week. It is on a topic a lot of people have been involved in for a long period of time. It involves Sudan, Darfur, and the genocide taking place in Sudan. It now involves new policy steps the administration is proposing to take to build a relationship and overtures to the Sudanese Government.

This is engagement to the extreme because President Bashir of Sudan is an indicted war criminal whose government is conducting a genocide, as declared by the Congress of the United States and the administration. For the first time in the history of America, we would be engaging an individual who is both an indicted war criminal, being pursued by the International Criminal Court, and also who has conducted a genocide in Darfur. We are talking about: OK. We need to start maybe engaging, and now there have been visas issued to top members of President Bashir's inner circle to come into the United States and discussion of a carrot-and-stick approach to Sudan, when he is running a genocide in Darfur and is an indicted war criminal. This is atrocious on its face. It is engagement to the extreme. It is wrong, and it would be harmful to long-term U.S. interests.

What happens the next time an individual is involved in genocide? Do we say: If you start behaving a little less worse on your genocide, we will start to give you some carrots to help you out. What about the next indicted war criminal, do we say: If you are a little less bad, if you only kill 500 a day instead of 1,000, we are going to start offering you carrots instead of sticks in

this approach. This undermines the moral authority of the United States. It is the wrong thing to do.

I wish to give a couple historical examples.

Toward the end of World War II, Heinrich Himmler, who was No. 2 in charge—but after Hitler committed suicide was No. 1 in charge—of Nazi Germany reached out to the Allied commander, General Eisenhower, and wanted to start negotiating with him: If he could be allowed to live, they might negotiate some sort of settlement. Eisenhower completely ignored it and treated him like the war criminal he was. Can you imagine if we would have started negotiating with Himmler at that time?

Let me give some more recent examples. What about Serbian leader Karadzic, the so-called “Butcher of Bosnia,” accused of slaughtering hundreds of thousands of innocent people? The State Department did not say: If you are a little less bad and don’t kill quite as many people, we will start negotiating with you. They didn’t say that. They put a \$5 million reward out to anybody who gave us information leading to his capture, and he currently resides in a prison in The Hague.

What about Charles Taylor, the “Butcher of Liberia,” who ran on an election slogan—listen to this: “He killed my pa, he killed my ma, but I will vote for him.” That was his election slogan. Taylor was directly involved in coordinating and supporting unthinkable atrocities over many years and, after ceding power, was indicted for war crimes and crimes against humanity.

Here is an indicted war criminal. Did we say to him: OK. Mr. Taylor, if you start not killing as many people, we will negotiate with you? Of course not. What the Congress did was offered and passed legislation giving a \$2 million reward for Taylor’s capture, and he now sits in a prison in The Hague.

It would be unthinkable for us, in those circumstances, to say: OK. We will start negotiating with these indicted war criminals, butchers of their own people, and we are going to start working with you because you are going to act a little less bad. Yet that is what we are talking about with President Bashir, an indicted war criminal, conducting a genocide in Darfur that we have declared.

We have had hundreds of thousands of people across America going to rallies to save Darfur, and now we are talking about a carrot-and-stick approach with him?

I say no. I say we cannot do this, and if we do this in this circumstance, what about future genocidal regimes? What about future indicted war criminals? Is there any standard upon which the United States can or will stand at those points in time or could we, at that point in time, if we do this in this particular case?

I am all for getting some form of movement on the north-south agree-

ment so the south can vote next year and will probably vote to secede and form its own country in the south. I think that is prudent and wise, after many years of civil war and the negotiations that took place to get a north-south agreement. But I do not at all think you can trade that for us negotiating with this indicted war criminal.

I urge my colleagues not to support this effort on behalf of the administration to engage a genocidal regime in Khartoum.

I appreciate my colleagues’ attention. I yield the floor.

Mr. BAUCUS. Mr. President, I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The assistant legislative clerk proceeded to call the roll.

Mr. BAUCUS. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. BAUCUS. Mr. President, what is the pending business before the Senate?

UNEMPLOYMENT COMPENSATION EXTENSION ACT OF 2009—MOTION TO PROCEED

The PRESIDING OFFICER. Under the previous order, there will be 30 minutes of debate prior to a vote on the motion to invoke cloture on the motion to proceed to H.R. 3548, with the time equally divided and controlled between the leaders or their designees.

Mr. BAUCUS. I thank the Chair.

Mr. President, the unemployment rate is now 9.8 percent. Before long economists expect it to top 10 percent. That means nearly 15 million Americans have lost their jobs—15 million. That is 15 million people looking for work. About 5 million people have been looking for work for more than 6 months. There are about 3 million job openings. That is 15 million people chasing 3 million jobs.

We are in what folks call the “Great Recession.” Real people are facing real hardships every day. On September 15 of this year, the Finance Committee held a hearing on unemployment insurance benefits and where we would go from there. Senators discussed the effects of the current condition on beneficiaries, the business community, and the State unemployment systems. We considered proposals to support unemployed workers through the continuing recession.

A recent edition of the Federal Reserve’s Beige Book reported that the economy is still stabilizing. Unfortunately, the labor market still remains weak. Companies are being cautious about adding permanent staff. Instead, they are asking more from their existing staff.

We need to continue our work to create jobs, and we also need to help our neighbors who are looking for work. That is what we did in the Recovery

Act. We need to act on behalf of unemployed Americans and their communities. In helping our unemployed neighbors, we also can help to keep open the neighborhood grocery store and the neighborhood gas station. That is how unemployment insurance benefits not just people who are unemployed but helps communities.

In helping our unemployed neighbors, we also help to keep houses out of foreclosure. In helping our unemployed neighbors, we also help our economy and ourselves.

The House of Representatives passed a bill to give an additional 13 weeks of benefits to unemployed people in States with unemployment rates of 8½ percent or more. That is what the House did. I commend our colleagues in the House for their rapid response. But Leader REID and I want to make sure all Americans who have exhausted their benefits during these tough times get help.

Today we are joined by Senator REED of Rhode Island, Senator SHAHEEN, Senator DODD, and a total of 38 Senators in all in offering an amendment to the House bill. Our amendment would give 14 additional weeks of benefits to unemployed people who exhaust their benefits no matter what State they live in—14 additional weeks of benefits for everyone. Our amendment would also give 6 additional weeks of benefits on top of that to unemployed people who exhaust their benefits in States with 8½ percent unemployment or more. So 14 weeks to all States, and then an additional 6 weeks in those States where unemployment is 8½ percent or more.

The total cost of our package is \$2.4 billion and paid for with an extension of the Federal unemployment tax, or FUTA, until June 30, 2011.

Today we have a chance to lend support to unemployed Americans. In so doing, we have a chance to help our economy and ourselves. But first we have to proceed to the bill. I urge my colleagues to support this important legislation and vote for the motion to invoke cloture.

Mr. President, I yield 5 minutes to the Senator from New Hampshire, Mrs. SHAHEEN, who is one of the main co-sponsors of the amendment. She is the real strong advocate of getting this legislation passed and a strong advocate for the people of her State, and I deeply appreciate her work.

The PRESIDING OFFICER. The Senator from New Hampshire.

Mrs. SHAHEEN. Mr. President, I thank Senator BAUCUS for his very kind remarks and for his leadership to do something to help those workers who are unemployed across this country who are losing their benefits and don’t know where to turn.

As Senator BAUCUS has said, the Senate is about to vote on a motion to advance the Unemployment Compensation Extension Act. I am disappointed that we still haven’t been able to pass this extension, but this evening we can

vote to overcome a procedural hurdle and take an important step forward.

As Senator BAUCUS has said, this is critical legislation that will help nearly 2 million jobless Americans who are about to have the safety net pulled out from under them. The bill provides 14 additional weeks of unemployment insurance to jobless workers in all 50 States, and in those States where unemployment is the highest, they would receive an additional 6 weeks.

For 3 weeks, this critical legislation has been delayed for nothing more than political reasons. In that time, more than 100,000 Americans have exhausted their unemployment benefits. The American people should be outraged about these delays. I hope today those in opposition will end their obstruction, will stop the political games, and will help us pass this bill to stimulate our economy and help those Americans who, through no fault of their own, can't find a job.

I am confident that when we finally get to the vote, this extension will garner the broad bipartisan support it deserves. That is because unemployment isn't a New England problem or a Montana problem or a southern problem. It isn't a Republican, an Independent, or a Democratic problem. It is a hardship that hits every community in every State in every part of our country.

I recently visited an unemployment office in Manchester, NH, and I heard from people who, despite their best efforts, are unable to find a job. They want to get back to work, but they face one of the worst job markets since the Great Depression. I want to share this afternoon a couple of stories I heard from unemployed workers and those who have called my office pleading for help.

Carry-Ann is a 39-year-old single mother from Concord. She wrote that she has been out of a job for more than a year, and she has been relying on unemployment to support her two teenagers and to pay the mortgage. Carry-Ann qualified for a job training program, and she has been training for a career in health care.

That is appropriate, given the other debate that is going on in this body.

She has been training for that career in health care because she knows that is a sector that needs workers. But if her unemployment runs out, she wrote, she will lose her home and she will have to relocate, which means she would not be able to finish her job training program and will lose the prospects of getting a good new job.

Carry-Ann isn't asking for a handout. She is trying to gain self-sufficiency for herself and for her family by getting educated and gaining the skills she needs to build a career. But she will be unable to do so unless we pass this extension.

Richard is a 43-year-old from Somersworth, NH, one town over from where I live in the southern part of the State. He explained that he has been looking for work for over a year. He

has been using his unemployment benefits to support his family. Richard used to have a management job, and at interviews he has been told time after time that he is overqualified and he would not be considered. Employers think he will leave their job as soon as better opportunities open.

But Richard has a family to support today and his benefits are going to run out soon. He is like many Americans looking for work right now. If we do nothing, he could lose his credit, his car, and his home.

Extending unemployment benefits will help Richard and Carry-Ann and their families and tens of thousands of others like them across this country. It will help them weather this storm.

As I have said many times, when we extend unemployment, we are not just helping jobless workers, we are also helping the businesses that provide the goods and services that unemployed workers need. People collecting unemployment spend their benefits immediately on necessities to keep their families going, which means these dollars get into communities almost as soon as the check arrives.

Economists say, dollar for dollar, extending unemployment benefits is one of the most cost-effective actions we can take to stimulate the economy. Passing this extension of unemployment benefits is the right choice for unemployed workers and for our communities.

Mr. President, this extension is long overdue. We owe it to those Americans who are out of work to pass this extension.

I yield the floor.

Mr. BAUCUS. Mr. President, if Senator SHAHEEN wishes to take more time, I am more than willing to extend it to her.

Mrs. SHAHEEN. I have finished, but I thank my colleague very much, and I yield the floor.

Mr. BAUCUS. I thank the Senator very much.

I say to my colleagues that now is a good time to speak on extending unemployment insurance, now that we are on the motion to proceed. We will vote fairly quickly, but if Senators do want to come over to express their views, now is the time to do so.

Pending the arrival of Senators, Mr. President, I suggest the absence of a quorum, and I ask unanimous consent that the time during the quorum call be equally divided between both sides.

The PRESIDING OFFICER. Without objection, it is so ordered. The clerk will call the roll.

The assistant legislative clerk proceeded to call the roll.

Mr. BAUCUS. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. BAUCUS. Mr. President, I ask the Presiding Officer, how much time is remaining on each side?

The PRESIDING OFFICER. There is 7 minutes for each side.

Mr. BAUCUS. I yield to the Senator from North Dakota as much time as he wishes.

The PRESIDING OFFICER. The Senator from North Dakota is recognized.

Mr. DORGAN. Mr. President, I appreciate the courtesy of the Senator from Montana.

The issue before us is very simple. When you have a severe economic downturn of the type we have had, a very deep recession, that is when you try to employ the economic stabilizers that help people who lose their jobs—unemployment insurance. The extension of unemployment insurance has almost always been nearly automatic because everyone understands the urgency of doing it. When many additional people have been unemployed for lengthy periods of time, you try to reach out and help.

The cloture vote tonight is on a motion to proceed, and it so demonstrates the dysfunction of the Senate these days. The motion to proceed is filibustered by the other side when we are trying to help some folks who have lost their jobs. Many have lost hope during a steep economic decline. We can't even get cooperation on a motion to proceed to try to address the extension of unemployment benefits. It is pretty unbelievable to me.

Last fall, I watched some of the same folks who were objecting to that rush to the starting line to see if we couldn't give hundreds of billions of dollars to the biggest financial firms in the country that ran this economy into the ditch—let's give them a lot of money. But you know what, not when it comes to helping the folks at the bottom, those who have lost their jobs.

By the way, last month 263,000 Americans lost their jobs; last month—263,000. Just pick one out of 263,000 and think of somebody coming home from work and saying: Honey, I have lost my job; to say to their husband or wife: I have lost my job. It wasn't because I did a bad job, it was because they cut back at the plant or the office, so now I am unemployed. It was not their fault. The question is, What do we do when this happens? Normally when this happens, we extend unemployment benefits to those who are facing very difficult times.

This is the steepest, deepest economic decline since the 1930s. This country has been in very serious economic trouble for some long while now. It nearly fell off a cliff last October. So this action now should be almost automatic. But nothing, even common sense, is automatic around here because we are now struggling, at the end of today, a Tuesday, to get a cloture vote on a motion to proceed to do something that everybody knows we have a responsibility to do. It is almost unbelievable.

I want to say how frustrating it is that we do not get any cooperation on anything to move forward things that are of an urgent nature. I suppose this is not urgent, perhaps, unless you are

unemployed and trying to figure out: How do we get the money to eat? How do we get the money to pay rent? How do we get the money to provide the funding for the kids to go to school? It is probably not urgent for people who are not in that situation, but if you are in that situation during a very severe economic downturn, this is urgent. We need to extend these benefits.

My colleague from Montana and his committee have worked on this and brought it to the floor. It would have been nice if they had gotten just a little cooperation so we would not have to go through this, file a cloture motion, wait 2 days for it to ripen, then 30 hours postcloture. What is the deal? I don't understand at all. Dig your heels in when it comes to trying to help the folks who need help the most and say the sky is the limit when it comes time to help those who have the most? That turns logic on its head, in my judgment.

My hope is that at 6 o'clock tonight when we vote, we will have the 60 votes. We should never have been put in the position to have to try to break a filibuster on a motion to proceed. We are not even on the bill; it is a motion to proceed to the bill. What an unbelievable lack of cooperation on something that is so essential during a steep economic downturn, to help those whose jobs have been washed away, who desperately need help for themselves and their families. That is what we are trying to do.

I hope that perhaps following the disposition of this—and I hope we will get this done—we will get some additional cooperation on things that really matter.

I appreciate the time given me by the Senator from Montana.

I yield the floor.

Mr. BAUCUS. Mr. President, I suggest the absence of a quorum and ask consent that the time be equally charged to both sides.

The PRESIDING OFFICER (Mrs. SHAHEEN). Without objection, it is so ordered.

The clerk will call the roll.

The bill clerk proceeded to call the roll.

Mr. BAUCUS. Madam President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

CLOTURE MOTION

The PRESIDING OFFICER. Under the previous order, pursuant to rule XXII, the Chair lays before the Senate the pending cloture motion, which the clerk will report.

The bill clerk read as follows:

CLOTURE MOTION

We, the undersigned Senators, in accordance with the provisions of rule XXII of the Standing Rules of the Senate, hereby move to bring to a close debate on the motion to proceed to Calendar No. 174, H.R. 3548, the Unemployment Compensation Extension Act of 2009.

Harry Reid, Patty Murray, Mark Udall, Roland W. Burris, Mark Begich, Byron L. Dorgan, Frank R. Lautenberg, Amy Klobuchar, Bill Nelson, Jack Reed, Carl Levin, Jeff Bingaman, Bernard Sanders, Sherrod Brown, Sheldon Whitehouse, Barbara Boxer, Kirsten E. Gillibrand, Richard J. Durbin.

The PRESIDING OFFICER. By unanimous consent, the mandatory quorum call is waived.

The question is, Is it the sense of the Senate that debate on the motion to proceed to H.R. 3548, the Unemployment Compensation Extension Act of 2009, shall be brought to a close?

The yeas and nays are mandatory under the rule. The clerk will call the roll.

The bill clerk called the roll.

The yeas and nays resulted—yeas 87, nays 13, as follows:

[Rollcall Vote No. 329 Leg.]

YEAS—87

Akaka	Feinstein	Merkley
Alexander	Franken	Mikulski
Baucus	Gillibrand	Murkowski
Bayh	Grassley	Murray
Begich	Gregg	Nelson (NE)
Bennet	Hagan	Nelson (FL)
Bennett	Harkin	Pryor
Bingaman	Hutchinson	Reed
Boxer	Inouye	Reid
Brown	Isakson	Risch
Brownback	Johnson	Roberts
Burr	Kaufman	Rockefeller
Burris	Kerry	Sanders
Byrd	Kirk	Schumer
Cantwell	Klobuchar	Shaheen
Cardin	Kohl	Shelby
Carper	Kyl	Snowe
Casey	Landrieu	Specter
Chambliss	Lautenberg	Stabenow
Cochran	Leahy	Tester
Collins	LeMieux	Thune
Conrad	Levin	Udall (CO)
Corker	Lieberman	Udall (NM)
Crapo	Lincoln	Voinovich
Dodd	Lugar	Warner
Dorgan	McCain	Webb
Durbin	McCaskill	Whitehouse
Ensign	McConnell	Wicker
Feingold	Menendez	Wyden

NAYS—13

Barrasso	DeMint	Johanns
Bond	Enzi	Sessions
Bunning	Graham	Vitter
Coburn	Hatch	
Cornyn	Inhofe	

The PRESIDING OFFICER. On this vote, the yeas are 87, the nays are 13.

Three-fifths of the Senators duly chosen and sworn having voted in the affirmative, the motion is agreed to.

The PRESIDING OFFICER. The Senator from Connecticut.

Mr. DODD. Madam President, I note the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

The PRESIDING OFFICER. The Senator from Pennsylvania.

Mr. CASEY. Madam President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

PENSION FUNDING

Mr. CASEY. Madam President, we are in the midst of a terrible economic recession. Over the course of the last year, we have lost millions of jobs. In Pennsylvania, for example, by com-

parison, the unemployment rate percentage is lower than a lot of States, but in many parts of our State it is at a historic high, or at least a 15-year high. What that means in Pennsylvania is that we have just about a half a million people out of work, even though some States have a much higher percent in their unemployment rate. So we have a half million people out of work.

The fact that we just had this vote on unemployment insurance is vitally important. It helps us meet a real need across the country. So we have an economic crisis. People are living through the loss of a job, the loss of a home, or both—in some ways, the loss of their hopes and their dreams. Unfortunately, even as we get through this, even as we begin to recover, and even as we are dealing with a longer term challenge to our economy, which is health care—which is one of the reasons I think we have to pass a bill this year—there are other threats we have to bear in mind. One of them involves not just businesses but, by extension, workers and families. I speak of the funding of pension plans.

A lot of businesses across the country—a lot of workers have come to Washington to remind us that this pension issue is a looming problem for a lot of businesses. I happen to be a member of the Health, Education, Labor, and Pensions Committee, and that is one of the issues we must deal with, and I think we will be dealing with, in the near term.

Millions of Americans, not just throughout our history our recent history but especially now, rely upon any kind of retirement vehicle, and one of those, of course, is a good pension plan. We need to give people in the twilight of their life the kind of security that comes with a pension plan. We also have to make sure workers have that same peace of mind as they make their way through this very difficult economy.

In 2006, the Pension Protection Act was passed by Congress. The main purpose of that act was to strengthen pension plans by implementing tougher funding rules. Most of the rules under the act took effect in 2008, and at that time the stock market was in turmoil. The combination of stronger pension funding rules in a chaotic stock market caused almost all pension plans to sustain a net loss, in essence.

I wish to turn to one chart that depicts that. One study released by Mercer stated that the combined loss for pension plans totaled \$469 billion for 2008. We can see the differential from 2007 where there was an overfunding of some \$60 billion. So in 2007, \$60 billion up; the next year lost over \$400 billion, down; to be exact, \$469 billion in terms of where we were in 2007 versus where we were at the end of 2008. Based upon this loss, pension plans have a funding deficit, a differential of \$409 billion—\$409 billion in 2008. In 2009, the pension funding deficit is expected to increase

yet again despite recent recoveries in the stock market.

We have to do what we must to strengthen our economy and to give our workers and their families and our businesses some peace of mind. That might be the best way to describe it. So this is more than just a looming crisis, more than just a problem in the near term, it is a problem we have to deal with right now, in the next couple of months.

Recently, the House Ways and Means Committee held a hearing that focused on pension funding relief. They gave an example at the hearing. NCR Corporation, a 125-year-old global technology company, testimony at this hearing provided a specific example of how company pension plans have been affected. NCR, this global technology company, had a pension plan that was 110 percent funded as of January 1, 2008.

So at the beginning of 2008, they were funded at 110 percent. They were in good shape, for the most part. The funding status, as those in the business know, is based on the amount of assets compared to the amount of liabilities. By January 1, 2009, just 1 year later, this same company, due to unprecedented losses in the market, had its funding percentage drop to 75 percent. So in 1 year, this company goes from 110 up of funding to 75 percent, a huge loss.

This is what it means in terms of dollars. The percentages only tell part of the story. Prior to the market loss, this company, NCR Corporation, expected to make payments totaling \$200 million over a 7-year period. That is what they could see down the road: \$200 million over that period. Instead, that payment has increased to \$1.5 billion—\$1.5 billion looking out ahead of them instead of \$200 million. So \$200 million becomes \$1.5 billion, and that is what we are going to see unless Congress provides some relief.

We have heard from countless companies across Pennsylvania and across the country that are in the same situation as this one example, the NCR company. The companies are not requesting a bailout. Let me say that again: They are not requesting a bailout. The companies are not requesting the American taxpayer to assist directly. The companies are simply asking Congress to extend the time period of recognizing the losses incurred during the market downturn.

In 2009—I will point to another study—Watson Wyatt reported that there would be \$32 billion in payments to fund pension plans in America. Without any relief from Congress in 2010, that amount will increase to over \$90 billion and increase to \$146 billion in 2011. So we go from, in 2009, \$32 billion, to 2010, and it keeps going up until we get to 2011, just 2 years from now, \$146 billion to pension plans in America.

American companies that are already struggling to break even today will have to decide between funding their

pension plans and cutting jobs. In order to avoid losing more jobs, at a time when the national unemployment rate is 9.8 percent, Congress should act swiftly to extend the amortization period for recognizing certain losses in pension plan assets, including other temporary provisions that will provide funding relief. Any relief should apply to single- and multiemployer pension plans.

As companies recover from the economic recession, we should not discourage economic growth by requiring a pension payment that will require companies to cut jobs. Instead, Congress should provide targeted relief—targeted relief—that will enable companies to spread out the losses over an extended period of time, which will allow capital to be invested in activities that will promote growth.

Ultimately, the intention of any pension funding relief legislation is to ensure the survival of the pension plan system. The American people have a right to expect that pension plans be stable and secure for their future. In Congress, we should work to implement any legislation that provides a healthy pension system just in the same way we provide security with a reformed health care system. In exchange for ensuring a good pension, a secure pension, and a better health care system—that is what we are saying to the American workers and to American businesses—it is important that we be very honest with people, with our workers.

We are going to say to our workers: We want you to compete in a world economy; we want you to go out and get more education; we want you to enhance your skill level; we want you to have a broader-based skill level so that when the economy takes a turn or market forces lead to a change in the industry that you are employed in or lead to a change in our economy, you will have the skill and the knowledge and the training and the education to be able to adjust.

So we encourage people all the time to get more education. We encourage people all the time to enhance their skill level. But we will be more successful in achieving that goal and we will be more honest with workers if we can say to them: You don't have to worry as much as you used to about your pension or about health care.

That should be a large part of the bargain, a large part of the agreement we make with our workers and our businesses because, if we are going to compete in a world economy, if we are going to have a highly skilled workforce that does that for us over time, we cannot say to people: Go out and improve your skills, go out and get more education, but we are not sure we can help you with your retirement security or your health care security. We can't ask them to do three things at one time. We can't ask them to go to work every day and worry about whether they are going to have health

care coverage or worry about whether their kids are going to be covered or worry about whether there is going to be a preexisting condition that will bar them from treatment or coverage.

We can't allow a situation to persist where we say to them: Go to work every day and continue to improve your skills and maybe get more education, but we are not sure we can help you on health care and, by the way, your pension plan might be at risk in the future; it may not be there for you when you retire.

We have to do something in a very strategic and focused way to take away some of that worry on health care and on pension and retirement security. If we do that, if we lessen that anxiety for people, I believe we are going to have a much more successful strategy as it relates to telling people and encouraging our workers to get more education, to get a heightened degree of training. If we do that, we are going to have a much stronger long-term economy. But we can't ask people to do it all themselves—to bear the burden of health care, to bear the burden of retirement security, and to bear the full burden of their education, their training, and their skill development.

So that is why this pension issue, even in the midst of a health care debate, is so critically important.

Madam President, I yield the floor and note the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mrs. SHAHEEN. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER (Mr. UDALL of Colorado). Without objection, it is so ordered.

MORNING BUSINESS

Mrs. SHAHEEN. Mr. President, I ask unanimous consent that the Senate proceed to a period of morning business, with Senators permitted to speak therein for up to 10 minutes each.

The PRESIDING OFFICER. Without objection, it is so ordered.

PASSAGE OF THE MATTHEW SHEPARD HATE CRIMES PREVENTION ACT

Mr. LEAHY. Mr. President, tomorrow afternoon President Obama will sign the Matthew Shepard and James Byrd, Jr. Hate Crimes Prevention Act into law. I commend the President for acting so quickly on this critical civil rights measure. Its protections are long overdue. Last week, when the Senate was about to consider the Department of Defense authorization conference report, I spoke in strong support of its provisions including the hate crimes measure. At that time, I requested my entire statement be included in the RECORD. Unfortunately, my entire statement did not make it

into the CONGRESSIONAL RECORD so I ask that it now be printed in full as it was prepared and offered at that time. I understand that this error will be corrected in the bound version of the RECORD, but I wanted my full statement to be immediately available for those following the specific details of how the language in the conference report differed from my hate crimes amendment that the Senate passed earlier this year.

After more than a decade, Congress is finally set to pass the Matthew Shepard and James Byrd, Jr. Hate Crimes Prevention Act of 2009 as an amendment to the National Defense Authorization Act, and I expect the President to sign it promptly. I am proud that Congress has come together to show that violence against members of any group because of who they are will not be tolerated in this country.

I thank Senator COLLINS for cosponsoring the amendment with me. I commend Senator LEVIN for working so hard to ensure that this provision would go forward as part of the conference report. I congratulate the Senate majority leader, Senator REID, for his essential role in this matter. In the House of Representatives, Speaker PELOSI and Congressman CLYBURN were similarly instrumental in this enactment.

I also want to take this opportunity to remember Senator Ted Kennedy who provided steadfast leadership on this issue for more than a decade. I wish he could have been here to see this bill, about which he was so passionate, finally enacted. I am honored to be able to see it through to the finish for him. I know it meant a lot to him. We miss him but his good work goes on.

Earlier this month was the 11th anniversary of the brutal murder of Matthew Shepard, a college student who was beaten and killed solely because of his sexual orientation. Matthew's parents have worked courageously and tirelessly for this legislation, which aims to ensure that this kind of despicable act will never be tolerated in this country. The bill was named for Matthew, as well as for James Byrd, Jr., a Black man who was killed in 1998 because of his race in another awful crime that galvanized the Nation against hateful violence. We appreciate and honor the important contributions of James Byrd's family as they have worked hard for this legislation.

Unfortunately, the years since these two horrific crimes have made clear that hate crimes remain a serious and growing problem. Most recently, the shooting at the Holocaust Memorial Museum showed that these vicious crimes continue to haunt our country. This bipartisan legislation will help law enforcement respond more effectively to this problem.

It is a testament to the importance of this legislation that the Attorney General of the United States came to the Judiciary Committee in June to testify in favor of it. We have been

urged to pass this bill by State and local law enforcement organizations, and dozens of leaders in the faith and the civil rights communities. Michael Lieberman of the Anti-Defamation League and my friend, Janet Langhart Cohen, among others, also testified passionately in favor of this legislation before the Senate Judiciary Committee earlier this year. I also very much appreciate the support of Wade Henderson of the Leadership Conference on Civil Rights and Joe Solmonese of the Human Rights Campaign, who have worked tirelessly to see this legislation passed.

The answer to hate and bigotry has to ultimately be found in increased respect and tolerance for all our citizens. In the meantime, strengthening our Federal hate crimes legislation to give law enforcement the tools they need is a necessary step.

The facts set out in several recent reports show that hate crimes and hate groups remain a major problem. Last June, the Leadership Conference for Civil Rights released a report finding that "the number of hate crimes reported has consistently ranged around 7,500 or more annually, or nearly one every hour of the day." A recent report from the Southern Poverty Law Center found that hate groups have increased by 50 percent since 2000, from 602 hate groups in 2000, to 926 in 2008.

This historic hate crimes provision will improve existing law by making it easier for Federal authorities to investigate and prosecute crimes of racial, ethnic, or religious violence. Victims will no longer have to engage in a narrow range of activities, such as serving as a juror, to be protected under Federal law. It also focuses the attention and resources of the Federal Government on the problem of crimes committed against people because of their sexual orientation, gender, gender identity, or disability, which are much needed protections. In addition, this legislation will provide resources to State, local, and tribal law enforcement to address hate crimes.

In preparing this legislation and moving it through Congress, we have worked closely with the Justice Department to ensure that we are advancing legislation that is fair, constitutional, and effective in cracking down on brutal acts of hate-based violence. It ensures that Federal prosecutors are able to rely on evidence of limited and relevant additional conduct to prove that the violent act in question was motivated by bias. It would also strengthen Federal jurisdiction over hate crimes and clarify key certification requirements to allow the Federal Government to appropriately support, but not to substitute for, State and local law enforcement. As a former State prosecutor, I believe respect for local and State law enforcement is critical.

This legislation was carefully crafted to respect constitutional limits and differences of opinion. It will combat

acts of violence motivated by hatred and bigotry, but it does not target speech, however offensive or disagreeable, and it does not target religious expression.

I wish there had been more Republican support for this important civil rights amendment. Nonetheless, in the Senate we worked to address bipartisan concerns and issues. We incorporated Republican amendments mandating guidelines for hate crimes prosecutions, further changing first amendment protections, and creating a new criminal offense for attacks against servicemembers because of their service.

I am disappointed that the servicemembers provision contains a mandatory minimum sentence because I believe that mandatory minimum sentences can have unintended and unfortunate effects on sentencing and on our criminal justice system. However, I was pleased that we were able to limit the provision to one modest mandatory minimum sentence and require the United States Sentencing Commission to study the effect of mandatory minimum sentences. I am also glad that we were able to pass this bill without adding a new Federal death penalty, which would have needlessly inserted a divisive issue into this legislation.

I want to note that the sponsors and supporters intend with its passage, to authorize Federal investigations and prosecutions of those hate crimes described to the fullest extent permitted by the Constitution. Section 4707(a) of the defense authorization bill, which creates §249(a)(2)(B) of the new hate crimes statute, is desired to apply to the full extent of congressional authority under the Commerce Clause. Similarly, section 249(a)(1) should be interpreted broadly, to the full extent of Congress's authority under the 13th amendment.

Section 4710 of the bill sets out rules of construction for hate crimes legislation. These rules of construction are meant to be read as a collective whole. They simply confirm that the statute should be applied consistent with the first amendment and the Federal Rules of Evidence. They are not meant to prevent the admission of any evidence that is relevant, consistent with the first amendment, and otherwise admissible under the Federal Rules of Evidence, including under rule 404(b).

President Obama has worked closely with us to facilitate the quick passage of this vital hate crimes legislation. In his first few months in office, he has acted to ensure that Federal benefits are awarded more equitably, regardless of sexual orientation, and now to ensure that this hate crimes legislation becomes law. Unlike in previous years, our bipartisan hate crimes bill does not face a veto threat. We have a President who understands that crimes motivated by bias are particularly pernicious crimes that affect more than just their victims and those victims' families. I expect the President to sign this legislation without delay.

Hate crimes instill fear in those who have no connection to the victim other than a shared characteristic such as race or sexual orientation. For nearly 150 years, we have responded as a Nation to deter and to punish violent denials of civil rights by enacting Federal laws to protect the civil rights of all of our citizens. The Matthew Shepard and James Byrd, Jr. Hate Crimes Prevention Act of 2009 continues that great and honorable tradition. Passage of this legislation, at last, will show, once again, that America values tolerance and protects all of its people.

VOTE EXPLANATION—DOD AUTHORIZATION

Mr. HATCH. Mr. President, I rise today to discuss my decision to vote no for the fiscal year 2010 National Defense Authorization Act.

Throughout my career I have always been a staunch supporter of our men and women that serve our Nation. Their courage in the face of danger to preserve our freedom is inspiring. And my vote on the Defense authorization bill does not change that belief at all. In fact, I was pleased to include legislation in this years bill that will require the Secretary of Defense to review and establish a long-term plan to sustain the solid rocket motor industrial base. This review will be vital to ensure we maintain a robust industrial base and our ultimate strategic defense for decades.

I have always been impressed with the great working relationship I have enjoyed with my esteemed colleagues on the Armed Services Committee and their professional staffs. My vote by no means diminishes my respect for the Armed Forces.

Unfortunately, the congressional majority has decided to needlessly inject controversy into what should have been a bipartisan effort to fund and support our troops in a time of war. I am, of course, speaking of the decision to attach the unrelated hate crimes provisions to this legislation. For one reason or another, the Democrats have once again decided that, even with their overwhelming majorities in the House and Senate, the Federal hate crimes legislation cannot be debated and passed on its own merits and that, instead, this divisive legislation should become part and parcel with our efforts to provide our military with much-needed resources.

I have long been opposed to this approach with regard to hate crimes. Make no mistake, none of us are indifferent to the problems associated with violence motivated by prejudice and violence. However, I believe that the approach provided for in this bill would needlessly expand the powers of the Federal Government at the expense of the traditional police powers of the States. Worst of all, it would do so without a demonstrated need. Indeed, a few months back, I asked the Attorney

General—who supports this legislation, by the way, in a hearing whether there was any evidence of a trend that these crimes were going unpunished at the State level. He stated without reservation that there was no such evidence and that, in fact, the States were, by and large, doing a fine job in this area. If that is the case, what is the purpose of this legislation? Why are we going to expand the law enforcement powers of the Federal Government into what are essential State crimes when these crimes are already being handled adequately by the States? I have yet to hear a decent answer to that question.

Now, some of us may be tempted simply to vote for the Defense authorizations bill with the hate crimes provisions attached simply because the balance of the bill is good and worthy of support. Well, I worry that if we go along with this now, what will they add to so-called “must pass” bills in the future? I believe that when it comes to funding our troops, we should do our best to speak in a unified voice. By taking this path, it seems that the majority would rather make a political statement than offer the military our bipartisan support. For that, I am greatly disappointed.

OBJECTION TO S. 1782

Mr. GRASSLEY. Mr. President, I would like to alert my colleagues that I intend to object to any unanimous consent agreement for the consideration of S. 1782, the Federal Judiciary Administrative Improvements Act of 2009. This legislation will increase the Federal outlays for the judicial branch and does not have an offset to the spending increases.

In particular, I object to two provisions in S. 1782. First, this legislation will increase Federal expenditures by allowing senior executives in the Federal courts, the Federal Judicial Center, and the Sentencing Commission to carry over more annual leave days from 1 year to another. The bill would change the current allowance, 240 hours—30 days—to 720 hours—90 days. This provision is a limited benefit to a number of senior executives and will cost Federal taxpayers millions of dollars.

Second, the legislation includes a provision increasing the salaries of the four division directors at the Federal Judicial Center. This provision would increase the salary from Executive Schedule V—\$139,600—to Executive Schedule IV—\$149,000. While this is only a slight increase to the spending outlays, it is the wrong message to send the American taxpayers when nearly 10 percent of the workforce is unemployed.

Americans across the country are tightening their belts and finding ways to save money. Social Security beneficiaries are fighting to stretch their dollars because they will not see a cost-of-living increase for 2010 for the first time in nearly three decades. To

expand benefits in the judicial branch for a chosen group of senior executives is the wrong thing to do when everyone is making sacrifices and millions of Americans are looking for work.

If the Senate majority insists on offering S. 1782 for consideration notwithstanding my objection, at the very least, I will insist on offering S. 657, the Sunshine in the Courtroom Act as an amendment and request a rollcall vote. Unless this amendment is afforded a vote, I will continue to object to any unanimous consent agreement regarding S. 1782. In this time of financial uncertainty, we should not be providing senior executives in the judiciary increased benefits absent legislation that will bring some sunshine to the courts by allowing media coverage of court proceedings.

ADDITIONAL STATEMENTS

TRIBUTE TO NORTH CAROLINA WWII VETERANS

• Mrs. HAGAN. Mr. President, I am proud to recognize a group of 102 World War II veterans from the Triad region of North Carolina who are traveling to Washington, DC, on October 28 to visit the memorials and monuments that recognize the sacrifices of our Nation's invaluable servicemembers.

The Triad Flight of Honor sponsored this trip to the Nation's Capital for surviving World War II veterans in the Triad area. Our veterans will visit the World War II, Korean, Vietnam, and Iwo Jima Memorials.

This will be the second Triad Flight of Honor trip. The organization flew their inaugural group of veterans to Washington, DC, on October 3, 2009. I had the honor of visiting with that group of veterans when they returned to Greensboro, NC. I was joined by my father-in-law, MG (Ret) Charles T. Hagan, Jr., U.S. Marine Corps Reserve, a World War II veteran, just before he died. Two more Triad flights for the spring of 2010 have already been scheduled, and hundreds of veterans in the area are hoping to participate.

World War II was the defining period for a generation that bravely answered the call to serve our country. Young men and women, driven to protect America, enlisted in droves. Unfortunately, too many of those brave servicemembers met an untimely death on the battlefields of Europe and the South Pacific. More than 400,000 American servicemembers were slain during the course of the long war, and over 60 million people worldwide were killed, including 40 million civilians. The Allied Forces' ultimate victory is a testament to the brave soldiers, sailors, airmen, and marines who put their lives on the line to fight for liberty and freedom.

This week, 102 Triad veterans will see the memorials dedicated to their service. I thank the Triad Flight of Honor for making these trips a reality.

I ask the Senate to join me in honoring these brave veterans who are true North Carolina heroes.●

TRIBUTE TO DR. JAMES MICHAEL SMITH

● Mr. JOHNSON. Mr. President, today I recognize Dr. James Michael Smith on his inauguration as the 16th President of Northern State University in Aberdeen, SD. Dr. Smith comes to Northern State from Bowling Green State University where he had served as vice president for economic development. He is a veteran organizational leader, with experience leading educational institutions at both the K-12 and postsecondary levels. Prior to joining the senior administrative team at BGSU, Dr. Smith was dean of the School of Education at Indiana University South Bend. Dr. Smith also served in administrative capacities at West Texas A&M and Butler University. He will begin his tenure with the knowledge that Northern State University has been named for the third year in a row to the U.S. News and World Report's Top Public Undergraduate Institutions in the Midwest. Dr. Smith has said NSU is "excited to once again be named to this prestigious list, and will continue to build momentum at Northern State by focusing on new programs, expanded technology and increased graduate offerings." Everyone in the region is excited to help him join in these goals.

At the investiture of Dr. Smith, history will literally be at his fingertips. The pen used in this ceremony will be the same one used to swear in the 15 Northern presidents before him. It was used to sign the bill that created the Northern Normal and Industrial School in 1901 and it went up in the space shuttle Discovery in 1991.

I would like to offer Dr. James Smith the very best as he begins his tenure with one of South Dakota's finest institutions of higher learning.●

REPORT RELATIVE TO THE CONTINUATION OF THE NATIONAL EMERGENCY RELATIVE TO THE ACTIONS AND POLICIES OF THE GOVERNMENT OF SUDAN AS DECLARED IN EXECUTIVE ORDER 13067 OF NOVEMBER 3, 1997—PM 37

The PRESIDING OFFICER laid before the Senate the following message from the President of the United States, together with an accompanying report; which was referred to the Committee on Banking, Housing, and Urban Affairs:

To the Congress of the United States:

Section 202(d) of the National Emergencies Act (50 U.S.C. 1622(d)) provides for the automatic termination of a national emergency unless, prior to the anniversary date of its declaration, the President publishes in the *Federal Register* and transmits to the Congress a notice stating that the emergency is to

continue in effect beyond the anniversary date. In accordance with this provision, I have sent to the *Federal Register* for publication the enclosed notice stating that the Sudan emergency is to continue in effect beyond November 3, 2009.

The crisis constituted by the actions and policies of the Government of Sudan that led to the declaration of a national emergency in Executive Order 13067 of November 3, 1997, and the expansion of that emergency in Executive Order 13400 of April 26, 2006, and with respect to which additional steps were taken in Executive Order 13412 of October 13, 2006, has not been resolved. These actions and policies are hostile to U.S. interests and pose a continuing unusual and extraordinary threat to the national security and foreign policy of the United States. Therefore, I have determined that it is necessary to continue the national emergency declared with respect to Sudan and maintain in force the sanctions against Sudan to respond to this threat.

BARACK OBAMA.

THE WHITE HOUSE, October 27, 2009.

MESSAGE FROM THE HOUSE

At 11:03 a.m., a message from the House of Representatives, delivered by Ms. Niland, one of its reading clerks, announced that the House has passed the following bills, in which it requests the concurrence of the Senate:

H.R. 1471. An act to expand the boundary of the Jimmy Carter National Historic Site in the State of Georgia, to redesignate the unit as a National Historical Park, and for other purposes.

H.R. 1641. An act to amend the National Trails System Act to provide for a study of the Cascadia Marine Trail.

H.R. 2806. An act to authorize the Secretary of the Interior to adjust the boundary of the Stephen Mather Wilderness and the North Cascades National Park in order to allow the rebuilding of a road outside of the floodplain while ensuring that there is no net loss of acreage to the Park or the Wilderness, and for other purposes.

ENROLLED BILL AND JOINT RESOLUTION SIGNED

At 6:44 p.m., a message from the House of Representatives, delivered by Mrs. Cole, one of its reading clerks, announced that the Speaker has signed the following enrolled bill and joint resolution:

H.R. 1209. An act to require the Secretary of the Treasury to mint coins in recognition of the celebration of the establishment of the Medal of Honor in 1861, America's highest award for valor in action against an enemy force which can be bestowed upon an individual serving in the Armed Services of the United States, to honor the American military men and women who have been recipients of the Medal of Honor, and to promote awareness of what the Medal of Honor represents and how ordinary Americans, through courage, sacrifice, selfless service and patriotism, can challenge fate and change the course of history.

H.J. Res. 26. A joint resolution proclaiming Casimir Pulaski to be an honorary citizen of the United States posthumously.

MEASURES REFERRED

The following bills were read the first and the second times by unanimous consent, and referred as indicated:

H.R. 1641. An act to amend the National Trails System Act to provide for a study of the Cascadia Marine Trail; to the Committee on Energy and Natural Resources.

H.R. 2806. An act to authorize the Secretary of the Interior to adjust the boundary of the Stephen Mather Wilderness and the North Cascades National Park in order to allow the rebuilding of a road outside of the floodplain while ensuring that there is no net loss of acreage to the Park or the Wilderness, and for other purposes; to the Committee on Energy and Natural Resources.

MEASURES PLACED ON THE CALENDAR

The following bill was read the second time, and placed on the calendar:

S. 1927. A bill to establish a moratorium on credit card interest rate increases, and for other purposes.

EXECUTIVE REPORTS OF COMMITTEES

The following executive reports of nominations were submitted:

By Mr. LEVIN for the Committee on Armed Services.

*Gladys Commons, of Virginia, to be an Assistant Secretary of the Navy.

*Christine H. Fox, of Virginia, to be Director of Cost Assessment and Program Evaluation, Department of Defense.

Air Force nomination of Lt. Gen. Mark A. Welsh III, to be General.

Army nomination of Colonel Kelly J. Thomas, to be Brigadier General.

Army nomination of Col. David L. Weeks, to be Brigadier General.

Army nomination of Lt. Gen. William B. Caldwell IV, to be Lieutenant General.

Army nomination of Maj. Gen. Keith M. Huber, to be Lieutenant General.

Army nominations beginning with Brigadier General Joseph J. Anderson and ending with Brigadier General Perry L. Wiggins, which nominations were received by the Senate and appeared in the Congressional Record on October 15, 2009, (minus 1 nominee: Brigadier General Robert M. Brown)

Navy nomination of Vice Adm. David J. Dorsett, to be Vice Admiral.

Navy nomination of Vice Adm. Robert S. Harvard, Jr., to be Vice Admiral.

Navy nomination of Vice Adm. Harry B. Harris, Jr., to be Vice Admiral.

Mr. LEVIN. Mr. President, for the Committee on Armed Services I report favorably the following nomination lists which were printed in the RECORDS on the dates indicated, and ask unanimous consent, to save the expense of reprinting on the Executive Calendar that these nominations lie at the Secretary's desk for the information of Senators.

The PRESIDING OFFICER. Without objection, it is so ordered.

Air Force nominations beginning with Robert B. O. Allen and ending with Ted K. Winright, which nominations were received by the Senate and appeared in the Congressional Record on September 21, 2009.

Air Force nomination of Christopher J. Ogrady, to be Lieutenant Colonel.

Air Force nomination of Michael R. Spencer, to be Lieutenant Colonel.

Air Force nominations beginning with Scott A. Paffenroth and ending with Robert

M. Taylor, which nominations were received by the Senate and appeared in the Congressional Record on October 15, 2009.

Air Force nominations beginning with Misael C. Alonso and ending with Derrick B. Willsey, which nominations were received by the Senate and appeared in the Congressional Record on October 15, 2009.

Air Force nominations beginning with Dana J. Albalade and ending with Luz E. Rodriguez, which nominations were received by the Senate and appeared in the Congressional Record on October 15, 2009.

Army nomination of Charles T. Kirchmaier, to be Lieutenant Colonel.

Army nomination of Bruce P. Crandall, to be Colonel.

Army nominations beginning with Kenneth E. Duvall and ending with Randall M. Zeegers, which nominations were received by the Senate and appeared in the Congressional Record on September 21, 2009.

Army nominations beginning with Jennifer E. Choate and ending with Rodney E. Rudolph, which nominations were received by the Senate and appeared in the Congressional Record on September 21, 2009.

Army nominations beginning with Lear E. Dutton and ending with Marcus C. White, which nominations were received by the Senate and appeared in the Congressional Record on September 30, 2009.

Army nominations beginning with Daniel T. Ames and ending with Thomas B. Wheatley, which nominations were received by the Senate and appeared in the Congressional Record on September 30, 2009.

Army nominations beginning with Kenneth E. Lawson and ending with Kristina D. Moeller, which nominations were received by the Senate and appeared in the Congressional Record on October 15, 2009.

Army nominations beginning with Lawrence C. Dennis and ending with John H. Tatum, which nominations were received by the Senate and appeared in the Congressional Record on October 15, 2009.

Army nominations beginning with Barry R. Baron and ending with Istvan Szasz, Jr., which nominations were received by the Senate and appeared in the Congressional Record on October 15, 2009.

Marine Corps nomination of Bradley L. Lowe, to be Colonel.

Navy nomination of Daniel A. Freilich, to be Captain.

Navy nominations beginning with Robert R. Liu and ending with Natasha L. Flemens, which nominations were received by the Senate and appeared in the Congressional Record on September 21, 2009.

Navy nominations beginning with Irwin Elstein and ending with Douglas A. Tomlinson, which nominations were received by the Senate and appeared in the Congressional Record on September 21, 2009.

Navy nominations beginning with Russell P. Bates and ending with Timothy G. Nasello, which nominations were received by the Senate and appeared in the Congressional Record on September 21, 2009.

Navy nominations beginning with Oscar D. Antillon and ending with Matthew T. Williams, which nominations were received by the Senate and appeared in the Congressional Record on September 21, 2009.

Navy nominations beginning with Doyle S. Adams and ending with Eugene Wozniak, which nominations were received by the Senate and appeared in the Congressional Record on September 21, 2009.

Navy nominations beginning with Ryan M. Anderson and ending with Brent E. Troyan, which nominations were received by the Senate and appeared in the Congressional Record on September 21, 2009.

Navy nominations beginning with Ruben A. Alcocer and ending with Michael P.

Yunker, which nominations were received by the Senate and appeared in the Congressional Record on September 21, 2009.

Navy nominations beginning with Anaclato B. Ancheta, Jr. and ending with Lawrence S. Zoback, which nominations were received by the Senate and appeared in the Congressional Record on September 21, 2009.

Navy nominations beginning with Osmel Alfonso and ending with Marjorie A. Wytzka, which nominations were received by the Senate and appeared in the Congressional Record on September 21, 2009.

Navy nominations beginning with William M. Anderson and ending with Jeffrey R. Wessel, which nominations were received by the Senate and appeared in the Congressional Record on September 21, 2009.

Navy nominations beginning with Paul J. Alea and ending with Geoffrey W. Wilson, which nominations were received by the Senate and appeared in the Congressional Record on September 21, 2009.

Navy nomination of Raul L. Barrientos, to be Lieutenant Commander.

Navy nominations beginning with Ricardo B. Eusebio and ending with David L. Wilkey, which nominations were received by the Senate and appeared in the Congressional Record on October 15, 2009.

By Mr. ROCKEFELLER for the Committee on Commerce, Science, and Transportation.

Erroll G. Southers, of California, to be an Assistant Secretary of Homeland Security.

Paul K. Martin, of Maryland, to be Inspector General, National Aeronautics and Space Administration.

*Anne S. Ferro, of Maryland, to be Administrator of the Federal Motor Carrier Safety Administration.

*Cynthia L. Quarterman, of Georgia, to be Administrator of the Pipeline and Hazardous Materials Safety Administration, Department of Transportation.

*Elizabeth M. Robinson, of Virginia, to be Chief Financial Officer, National Aeronautics and Space Administration.

*Patrick Gallagher, of Maryland, to be Director of the National Institute of Standards and Technology.

*Coast Guard nomination of Capt. John S. Welch, to be Rear Admiral (Lower Half).

*Coast Guard nominations beginning with Captain Daniel B. Abel and ending with Captain Christopher J. Tomney, which nominations were received by the Senate and appeared in the Congressional Record on August 6, 2009.

Mr. ROCKEFELLER. Mr. President, for the Committee on Commerce, Science, and Transportation I report favorably the following nomination lists which were printed in the RECORDS on the dates indicated, and ask unanimous consent, to save the expense of reprinting on the Executive Calendar that these nominations lie at the Secretary's desk for the information of Senators.

The PRESIDING OFFICER. Without objection, it is so ordered.

Coast Guard nomination of Thomas J. Riley, to be Lieutenant.

Coast Guard nomination of Shadrack L. Scheirman, to be Lieutenant.

Coast Guard nomination of Chad R. Harvey, to be Lieutenant.

Coast Guard nomination of Michele L. Schallip, to be Lieutenant.

Coast Guard nominations beginning with Edgars Auzenbergs and ending with Michael F. Wilson, which nominations were received by the Senate and appeared in the Congressional Record on September 21, 2009.

Coast Guard nominations beginning with Melinda D. Mcgurur and ending with Royce

W. James, which nominations were received by the Senate and appeared in the Congressional Record on September 21, 2009.

Coast Guard nominations beginning with Nicholas A. Bartolotta and ending with Jerold L. Woloszynski, which nominations were received by the Senate and appeared in the Congressional Record on September 21, 2009.

Coast Guard nominations beginning with Ladonn A. Allen and ending with James A. Williamson, which nominations were received by the Senate and appeared in the Congressional Record on September 30, 2009.

Coast Guard nominations beginning with Jennifer L. Adams and ending with Bradford W. Youngkin, which nominations were received by the Senate and appeared in the Congressional Record on October 15, 2009.

*Nomination was reported with recommendation that it be confirmed subject to the nominee's commitment to respond to requests to appear and testify before any duly constituted committee of the Senate.

(Nominations without an asterisk were reported with the recommendation that they be confirmed.)

INTRODUCTION OF BILLS AND JOINT RESOLUTIONS

The following bills and joint resolutions were introduced, read the first and second times by unanimous consent, and referred as indicated:

By Mr. AKAKA:

S. 1931. A bill to enhance the ability of Congress to oversee matters pertaining to nuclear nonproliferation identified in the findings and recommendations of the December 2008 Report of the Commission on the Prevention of Weapons of Mass Destruction Proliferation and Terrorism, and for other purposes; to the Committee on Foreign Relations.

By Mr. MCCAIN (for himself and Mr. BENNET):

S. 1932. A bill to amend the Elementary and Secondary Education Act of 1965 to allow members of the Armed Forces who served on active duty on or after September 11, 2001, to be eligible to participate in the Troops-to-Teachers Program, and for other purposes; to the Committee on Health, Education, Labor, and Pensions.

By Mr. BINGAMAN (for himself, Mr. BAUCUS, Mr. WHITEHOUSE, and Mr. UDALL of New Mexico):

S. 1933. A bill to establish an integrated Federal program that protects, restores, and conserves natural resources by responding to the threats and effects of climate change, and for other purposes; to the Committee on Environment and Public Works.

By Mr. BAUCUS (for himself, Mr. KERRY, and Mrs. SHAHEEN):

S. 1934. A bill to amend the Internal Revenue Code of 1986 to prevent the avoidance of tax on income from assets held abroad, and for other purposes; to the Committee on Finance.

By Mrs. MURRAY:

S. 1935. A bill to extend the temporary suspension of duty on certain boots constructed by hand of natural rubber; to the Committee on Finance.

By Mr. TESTER (for himself and Mr. BAUCUS):

S. 1936. A bill to extend the Federal recognition to the Little Shell Tribe of Chippewa Indians of Montana, and for other purposes; to the Committee on Indian Affairs.

By Mr. BROWNBACK:

S. 1937. A bill to amend the Internal Revenue Code of 1986 to allow a 5-year carryback

of operating losses, and for other purposes; to the Committee on Finance.

By Mr. ROCKEFELLER (for himself, Mrs. HUTCHISON, Mr. LAUTENBERG, Mr. SCHUMER, Mr. THUNE, and Ms. KLOBUCHAR):

S. 1938. A bill to establish a program to reduce injuries and deaths caused by cellphone use and texting while driving; to the Committee on Environment and Public Works.

By Mrs. GILLIBRAND (for herself, Mr. SPECTER, Mr. SCHUMER, Mr. TESTER, and Ms. LANDRIEU):

S. 1939. A bill to amend title 38, United States Code, to clarify presumptions relating to the exposure of certain veterans who served in the vicinity of the Republic of Vietnam, and for other purposes; to the Committee on Veterans' Affairs.

By Mrs. GILLIBRAND:

S. 1940. A bill to require the Secretary of Veterans Affairs to carry out a study on the effects on children of exposure of their parents to herbicides used in support of the United States and allied military operations in the Republic of Vietnam during the Vietnam era, and for other purposes; to the Committee on Veterans' Affairs.

SUBMISSION OF CONCURRENT AND SENATE RESOLUTIONS

The following concurrent resolutions and Senate resolutions were read, and referred (or acted upon), as indicated:

By Mr. BURRIS (for himself, Mr. KERRY, and Mr. KIRK):

S. Res. 323. A resolution honoring Edward W. Brooke, III, former United States Senator for the Commonwealth of Massachusetts, on the occasion of his 90th birthday; to the Committee on the Judiciary.

By Mr. GRAHAM:

S. Res. 324. A resolution designating November 1, 2009, as "National Hemangioma Treatment Awareness Day"; considered and agreed to.

By Mr. REID (for himself, Mrs. GILLIBRAND, Mr. UDALL of Colorado, Mr. BINGAMAN, Mr. BENNETT, and Mr. MENENDEZ):

S. Res. 325. A resolution designating October 25 through October 31, 2009, as "National Hispanic Media Week" in honor of the Latino Media of America; considered and agreed to.

ADDITIONAL COSPONSORS

S. 211

At the request of Mr. DORGAN, his name was added as a cosponsor of S. 211, a bill to facilitate nationwide availability of 2-1-1 telephone service for information and referral on human services and volunteer services, and for other purposes.

S. 461

At the request of Mrs. LINCOLN, the name of the Senator from New Mexico (Mr. UDALL) was added as a cosponsor of S. 461, a bill to amend the Internal Revenue Code of 1986 to extend and modify the railroad track maintenance credit.

S. 543

At the request of Mr. DURBIN, the names of the Senator from Vermont (Mr. LEAHY) and the Senator from Arkansas (Mrs. LINCOLN) were added as cosponsors of S. 543, a bill to require a pilot program on training, certifi-

cation, and support for family caregivers of seriously disabled veterans and members of the Armed Forces to provide caregiver services to such veterans and members, and for other purposes.

S. 607

At the request of Mr. UDALL of Colorado, the names of the Senator from Utah (Mr. BENNETT), the Senator from Washington (Ms. CANTWELL) and the Senator from Washington (Mrs. MURRAY) were added as cosponsors of S. 607, a bill to amend the National Forest Ski Area Permit Act of 1986 to clarify the authority of the Secretary of Agriculture regarding additional recreational uses of National Forest System land that are subject to ski area permits, and for other purposes.

S. 653

At the request of Mr. CARDIN, the name of the Senator from California (Mrs. BOXER) was added as a cosponsor of S. 653, a bill to require the Secretary of the Treasury to mint coins in commemoration of the bicentennial of the writing of the Star-Spangled Banner, and for other purposes.

S. 1002

At the request of Mr. CASEY, the name of the Senator from Illinois (Mr. DURBIN) was added as a cosponsor of S. 1002, a bill to provide for the acquisition, construction, renovation, and improvement of child care facilities, and for other purposes.

S. 1055

At the request of Mrs. BOXER, the names of the Senator from New York (Mrs. GILLIBRAND), the Senator from Washington (Mrs. MURRAY), the Senator from Massachusetts (Mr. KERRY), the Senator from Alaska (Mr. BEGICH) and the Senator from Maryland (Mr. CARDIN) were added as cosponsors of S. 1055, a bill to grant the congressional gold medal, collectively, to the 100th Infantry Battalion and the 442nd Regimental Combat Team, United States Army, in recognition of their dedicated service during World War II.

S. 1147

At the request of Mr. KOHL, the name of the Senator from Massachusetts (Mr. KERRY) was added as a cosponsor of S. 1147, a bill to prevent tobacco smuggling, to ensure the collection of all tobacco taxes, and for other purposes.

S. 1273

At the request of Mr. DORGAN, the names of the Senator from California (Mrs. BOXER) and the Senator from New York (Mr. SCHUMER) were added as cosponsors of S. 1273, a bill to amend the Public Health Service Act to provide for the establishment of permanent national surveillance systems for multiple sclerosis, Parkinson's disease, and other neurological diseases and disorders.

S. 1301

At the request of Mr. MENENDEZ, the name of the Senator from Utah (Mr. BENNETT) was added as a cosponsor of

S. 1301, a bill to direct the Attorney General to make an annual grant to the A Child Is Missing Alert and Recovery Center to assist law enforcement agencies in the rapid recovery of missing children, and for other purposes.

S. 1400

At the request of Ms. STABENOW, the name of the Senator from Nevada (Mr. ENSIGN) was added as a cosponsor of S. 1400, a bill to amend the Internal Revenue Code of 1986 to make permanent the depreciation classification of motorsports entertainment complexes.

S. 1410

At the request of Mrs. GILLIBRAND, her name was added as a cosponsor of S. 1410, a bill to establish expanded learning time initiatives, and for other purposes.

S. 1411

At the request of Mrs. GILLIBRAND, her name was added as a cosponsor of S. 1411, a bill to amend title V of the Elementary and Secondary Education Act of 1965 to encourage and support parent, family, and community involvement in schools, to provide needed integrated services and comprehensive supports to children, and to ensure that schools are centers of communities, for the ultimate goal of assisting students to stay in school, become successful learners, and improve academic achievement.

S. 1422

At the request of Mrs. MURRAY, the name of the Senator from Florida (Mr. LEMIEUX) was added as a cosponsor of S. 1422, a bill to amend the Family and Medical Leave Act of 1993 to clarify the eligibility requirements with respect to airline flight crews.

S. 1423

At the request of Mrs. BOXER, the name of the Senator from Washington (Mrs. MURRAY) was added as a cosponsor of S. 1423, a bill to amend title XIX of the Social Security Act to require coverage under the Medicaid Program for freestanding birth center services.

S. 1425

At the request of Mr. DURBIN, the name of the Senator from Vermont (Mr. LEAHY) was added as a cosponsor of S. 1425, a bill to increase the United States financial and programmatic contributions to promote economic opportunities for women in developing countries.

S. 1442

At the request of Mr. BINGAMAN, the name of the Senator from California (Mrs. BOXER) was added as a cosponsor of S. 1442, a bill to amend the Public Lands Corps Act of 1993 to expand the authorization of the Secretaries of Agriculture, Commerce, and the Interior to provide service-learning opportunities on public lands, establish a grant program for Indian Youth Service Corps, help restore the Nation's natural, cultural, historic, archaeological, recreational, and scenic resources, train a new generation of public land managers and enthusiasts, and promote the value of public service.

S. 1518

At the request of Mr. BURR, the name of the Senator from Alaska (Mr. BEGICH) was added as a cosponsor of S. 1518, a bill to amend title 38, United States Code, to furnish hospital care, medical services, and nursing home care to veterans who were stationed at Camp Lejeune, North Carolina, while the water was contaminated at Camp Lejeune.

S. 1535

At the request of Mrs. FEINSTEIN, the name of the Senator from Vermont (Mr. SANDERS) was added as a cosponsor of S. 1535, a bill to amend the Fish and Wildlife Act of 1956 to establish additional prohibitions on shooting wildlife from aircraft, and for other purposes.

S. 1536

At the request of Mr. SCHUMER, the name of the Senator from West Virginia (Mr. ROCKEFELLER) was added as a cosponsor of S. 1536, a bill to amend title 23, United States Code, to reduce the amount of Federal highway funding available to States that do not enact a law prohibiting an individual from writing, sending, or reading text messages while operating a motor vehicle.

S. 1576

At the request of Mrs. SHAHEEN, the name of the Senator from Minnesota (Ms. KLOBUCHAR) was added as a cosponsor of S. 1576, a bill to require the Secretary of Agriculture to establish a carbon incentives program to achieve supplemental greenhouse gas emission reductions on private forest land of the United States, and for other purposes.

S. 1606

At the request of Mr. WHITEHOUSE, the name of the Senator from Louisiana (Ms. LANDRIEU) was added as a cosponsor of S. 1606, a bill to require foreign manufacturers of products imported into the United States to establish registered agents in the United States who are authorized to accept service of process against such manufacturers, and for other purposes.

S. 1610

At the request of Ms. CANTWELL, the name of the Senator from West Virginia (Mr. ROCKEFELLER) was added as a cosponsor of S. 1610, a bill to amend the Internal Revenue Code of 1986 to repeal the shipping investment withdrawal rules in section 955 and to provide an incentive to reinvest foreign shipping earnings in the United States.

S. 1612

At the request of Mrs. LINCOLN, the name of the Senator from Georgia (Mr. CHAMBLISS) was added as a cosponsor of S. 1612, a bill to amend the Internal Revenue Code of 1986 to improve the operation of employee stock ownership plans, and for other purposes.

S. 1619

At the request of Mr. DODD, the name of the Senator from Louisiana (Ms. LANDRIEU) was added as a cosponsor of S. 1619, a bill to establish the Office of Sustainable Housing and Communities,

to establish the Interagency Council on Sustainable Communities, to establish a comprehensive planning grant program, to establish a sustainability challenge grant program, and for other purposes.

S. 1628

At the request of Mr. UDALL of Colorado, the name of the Senator from Minnesota (Ms. KLOBUCHAR) was added as a cosponsor of S. 1628, a bill to amend title VII of the Public Health Service Act to increase the number of physicians who practice in underserved rural communities.

S. 1685

At the request of Mr. SANDERS, the name of the Senator from New York (Mrs. GILLIBRAND) was added as a cosponsor of S. 1685, a bill to provide an emergency benefit of \$250 to seniors, veterans, and persons with disabilities in 2010 to compensate for the lack of a cost-of-living adjustment for such year, and for other purposes.

S. 1780

At the request of Mrs. LINCOLN, the names of the Senator from Vermont (Mr. LEAHY) and the Senator from Louisiana (Ms. LANDRIEU) were added as cosponsors of S. 1780, a bill to amend title 38, United States Code, to deem certain service in the reserve components as active service for purposes of laws administered by the Secretary of Veterans Affairs.

S. 1789

At the request of Mr. DURBIN, the name of the Senator from Ohio (Mr. BROWN) was added as a cosponsor of S. 1789, a bill to restore fairness to Federal cocaine sentencing.

S. 1821

At the request of Mr. KOHL, the name of the Senator from Florida (Mr. NELSON) was added as a cosponsor of S. 1821, a bill to protect seniors in the United States from elder abuse by establishing specialized elder abuse prosecution and research programs and activities to aid victims of elder abuse, to provide training to prosecutors and other law enforcement related to elder abuse prevention and protection, to establish programs that provide for emergency crisis response teams to combat elder abuse, and for other purposes.

S. 1825

At the request of Mr. LIEBERMAN, the name of the Senator from Hawaii (Mr. AKAKA) was added as a cosponsor of S. 1825, a bill to extend the authority for relocation expenses test programs for Federal employees, and for other purposes.

S. 1832

At the request of Ms. LANDRIEU, the name of the Senator from Indiana (Mr. BAYH) was added as a cosponsor of S. 1832, a bill to increase loan limits for small business concerns, provide for low interest refinancing for small business concerns, and for other purposes.

S. 1834

At the request of Mr. AKAKA, the name of the Senator from Wisconsin

(Mr. FEINGOLD) was added as a cosponsor of S. 1834, a bill to amend the Animal Welfare Act to ensure that all dogs and cats used by research facilities are obtained legally.

S. RES. 312

At the request of Mr. DURBIN, the names of the Senator from California (Mrs. FEINSTEIN), the Senator from New Jersey (Mr. LAUTENBERG) and the Senator from California (Mrs. BOXER) were added as cosponsors of S. Res. 312, a resolution expressing the sense of the Senate on empowering and strengthening the United States Agency for International Development (USAID).

S. RES. 316

At the request of Mr. MENENDEZ, the name of the Senator from Rhode Island (Mr. REED) was added as a cosponsor of S. Res. 316, a resolution calling upon the President to ensure that the foreign policy of the United States reflects appropriate understanding and sensitivity concerning issues related to human rights, ethnic cleansing, and genocide documented in the United States record relating to the Armenian Genocide, and for other purposes.

S. RES. 317

At the request of Ms. KLOBUCHAR, the names of the Senator from California (Mrs. BOXER) and the Senator from North Carolina (Mrs. HAGAN) were added as cosponsors of S. Res. 317, a resolution supporting the goals and ideals of National Domestic Violence Awareness Month and expressing the sense of the Senate that Congress should continue to raise awareness of domestic violence in the United States and its devastating effects on families and communities, and support programs designed to end domestic violence.

STATEMENTS ON INTRODUCED BILLS AND JOINT RESOLUTIONS

By Mr. AKAKA:

S. 1931. A bill to enhance the ability of Congress to oversee matters pertaining to nuclear nonproliferation identified in the findings and recommendations of the December 2008 Report of the Commission on the Prevention of Weapons of Mass Destruction Proliferation and Terrorism, and for other purposes; to the Committee on Foreign Relations.

Mr. AKAKA. Mr. President, I rise today to introduce the Strengthening the Oversight of Nuclear Nonproliferation Act of 2009. This legislation will enhance the ability of Congress to oversee nuclear nonproliferation shortcomings that were identified in the Commission on the Prevention of Weapons of Mass Destruction, WMD, Proliferation and Terrorism's Commission December 2008 report.

Just last month, President Obama chaired a session of the United Nations Security Council, where the Security Council unanimously cosponsored and adopted Resolution 1887, which seeks to "create the conditions for a world

without nuclear weapons . . . in a way that promotes international stability.” Among other actions, the Security Council called on Nations to minimize the use of highly enriched uranium, strengthen export controls on sensitive nuclear technologies, improve nuclear security practices and standards, strengthen efforts to counter the threat of nuclear terrorism, and support the International Atomic Energy Agency’s, IAEA, ability to verify the uses of nuclear materials and facilities.

The proliferation of WMD is among the greatest threats facing national and international security. We need to commit ourselves to strengthening our nuclear nonproliferation efforts and to take the actions supported by the United Nations Security Council and the Commission.

The bill I am introducing today would require an annual report by the President’s Coordinator for WMD Proliferation and Terrorism to address the Commission’s findings regarding United States nuclear nonproliferation efforts. The report will provide an assessment of IAEA capabilities to detect possible military diversions of nuclear materials; will address actions taken to upgrade the physical security of civilian nuclear facilities in the United States; will identify the measures taken to minimize the use of weapons usable highly enriched uranium; will document the steps taken to implement the Energy Development Program under the Nuclear Non-Proliferation Act of 1978; will compare the security standards at civilian nuclear facilities to those at military facilities; and will detail what the U.S. is spending to promote civilian nuclear energy abroad.

The challenges of nuclear proliferation are global in nature and require sustained international collaboration. This bill would further our international efforts by requiring an additional report on the progress of United States Government cooperative efforts with the Director General of IAEA to examine how IAEA could better meet its nuclear safeguard goals; promote the transparency of foreign visitors to safeguarded sites; acquire and implement near-real-time surveillance at sensitive sites; use fees to fund inspections; and require advance notice and analysis of transfers of dual-use nuclear technologies.

I have long been a proponent of improving our nonproliferation efforts. Last month, I introduced the Energy Development Program Implementation Act, S. 1675, to support non-nuclear, alternative energy development in developing countries. In addition to this, I called for the Government Accountability Office to examine proliferation risks in IAEA’s Technical Cooperation Program and chaired numerous hearings on improving our Nation’s nonproliferation capabilities. We should remember that nuclear technology that can be used for peaceful uses may in some cases be used to support dangerous, clandestine programs.

I believe that promoting greater international cooperation toward nonproliferation is crucial. This bill would make the U.S. an even stronger partner in these efforts and enhance the ability of Congress to help tackle the dangers of nuclear proliferation.

Mr. President, I ask unanimous consent that the text of the bill be printed in the RECORD.

There being no objection, the text of the bill was ordered to be printed in the RECORD, as follows:

S. 1931

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the “Strengthening the Oversight of Nuclear Nonproliferation Act of 2009”.

SEC. 2. DEFINITIONS.

In this Act:

(1) **APPROPRIATE CONGRESSIONAL COMMITTEES.**—The term “appropriate congressional committees” means—

(A) the Committee on Foreign Relations, the Committee on Homeland Security and Governmental Affairs, the Committee on Armed Services, the Select Committee on Intelligence, and the Committee on Energy and Natural Resources of the Senate; and

(B) the Committee on Foreign Affairs, the Committee on Oversight and Government Reform, the Committee on Armed Services, the Permanent Select Committee on Intelligence, and the Committee on Energy and Commerce of the House of Representatives.

(2) **COMMISSION.**—The term “Commission” means the Commission on the Prevention of Weapons of Mass Destruction Proliferation and Terrorism established by section 1851 of the Implementing Recommendation of the 9/11 Commission Act of 2007 (Public Law 110–53; 121 Stat. 501).

(3) **COORDINATOR.**—The term “Coordinator” means the President’s Coordinator for the Prevention of Weapons of Mass Destruction Proliferation and Terrorism established by section 1841(b)(1) of the Implementing Recommendations of the 9/11 Commission Act of 2007 (50 U.S.C. 2931(b)(1)).

(4) **DEPUTY COORDINATOR.**—The term “Deputy Coordinator” means the Deputy United States Coordinator for the Prevention of Weapons of Mass Destruction Proliferation and Terrorism established under section 1841(b)(2) of the Implementing Recommendations of the 9/11 Commission Act of 2007 (50 U.S.C. 2931(b)(2)).

(5) **HIGHLY ENRICHED URANIUM.**—The term “highly enriched uranium” means uranium that contains at least 20 percent of the uranium isotope 235.

(6) **IAEA.**—The term “IAEA” means the International Atomic Energy Agency.

(7) **SPECIAL NUCLEAR MATERIAL.**—The term “special nuclear material” has the meaning given the term in section 11(aa) of the Atomic Energy Act of 1954 (42 U.S.C. 2014(aa)).

SEC. 3. REPORT ON UNITED STATES NUCLEAR NONPROLIFERATION EFFORTS.

(a) **IN GENERAL.**—Not later than 1 year after the date of the enactment of this Act, and annually thereafter, the Coordinator shall submit to the appropriate congressional committees an unclassified report, with classified annexes as necessary, on the findings and recommendations of the Commission described in subsection (b).

(b) **CONTENT.**—The report required under subsection (a) shall include the following:

(1) A description of the financial incentives the United States Government used during the previous year to promote civilian nu-

clear energy abroad, including the types, amounts, and recipients of such financial incentives.

(2) A description of the actions the United States Government has taken for improving the secure civilian storage of, and minimizing the use and export of, weapons usable highly enriched uranium during the previous year, and the amount the United States Government spends annually to fuel United States civilian reactors that use highly enriched uranium.

(3) A description of the actions that have been taken by the United States Government to implement title V of the Nuclear Non-Proliferation Act of 1978 (22 U.S.C. 3261 et seq.) during the previous year and any obstacles pertaining to its implementation with recommended actions.

(4)(A) A description of the steps the United States Government has taken during the previous year to upgrade the physical security of civilian nuclear facilities in the United States that store or handle special nuclear material.

(B) A comparison of the current physical security standards used at civilian nuclear facilities in the United States that store or handle special nuclear material to those standards used by the United States Armed Forces to secure such materials.

(5) A United States Government assessment of the capabilities of the IAEA, completed in consultation with all relevant United States Government agencies, including the Office of the Director of National Intelligence, including—

(A) the ability of IAEA to meet its own timely detection inspection goals;

(B) the ability of IAEA to afford timely detection of possible military diversions and whether or not the IAEA has met its own timely detection inspection goals; and

(C) recommendations for whether and how the IAEA should update its definitions of how much special nuclear material is needed to create a nuclear bomb and how long it takes to convert such special nuclear material into nuclear bombs.

(c) **ABSENCE OF THE COORDINATOR AND THE DEPUTY COORDINATOR.**—The President shall submit the report required under this section if neither the Coordinator nor the Deputy Coordinator have been appointed pursuant to section 1841(b)(3) of the Implementing Recommendation of the 9/11 Commission Act of 2007 (50 U.S.C. 2931(b)(3)).

SEC. 4. REPORT ON UNITED STATES WORK WITH IAEA ON NUCLEAR NONPROLIFERATION.

(a) **IN GENERAL.**—Not later than 1 year after the date of the enactment of this Act, the Coordinator shall submit to the appropriate congressional committees an unclassified report, with classified annexes as necessary, on the findings and recommendations of the Commission under subsection (b).

(b) **CONTENT.**—The report required under subsection (a) shall include details about the progress of the work of the United States Government with the IAEA Director General to—

(1) establish a safeguards user fee, whereby countries with inspected facilities would be assessed a fee to help cover the costs of IAEA inspections;

(2) assess whether the IAEA can meet its own inspection goals, whether those goals afford timely detection to account for a bomb’s worth of special nuclear material, whether there are situations in which achieving those goals is not possible, and what corrective actions, if any, might help the IAEA to achieve its inspection goals;

(3) promote transparency at suspect sites and to encourage IAEA member states to maintain a registry, made available to other

IAEA members upon request, of all foreign visitors at safeguarded sites;

(4) provide for the acquisition and implementation of near-real-time surveillance equipment in the use of safeguards, including at sites where nuclear fuel rods are located; and

(5) require that the transfer of all items on the Nuclear Suppliers Group dual-use and trigger lists be reported to the IAEA in advance and develop a system to process and analyze the information.

(C) ABSENCE OF THE COORDINATOR AND THE DEPUTY COORDINATOR.—The President shall submit the report required under this section if neither the Coordinator nor the Deputy Coordinator have been appointed pursuant to section 1841(b)(3) of the Implementing Recommendation of the 9/11 Commission Act of 2007 (50 U.S.C. 2931(b)(3)).

SEC. 5. AUTHORIZATION OF APPROPRIATIONS.

There are authorized to be appropriated such sums as may be necessary to carry out the reporting requirements under sections 3 and 4 for fiscal year 2010 and each subsequent year thereafter.

By Mr. McCAIN (for himself and Mr. BENNET):

S. 1932. A bill to amend the Elementary and Secondary Education Act of 1965 to allow members of the Armed Forces who served on active duty on or after September 11, 2001, to be eligible to participate in the Troops-to-Teachers Program, and for other purposes; to the Committee on Health, Education, Labor, and Pensions.

Mr. McCAIN. Mr. President, today I am pleased to be joined by Senator MICHAEL BENNET in introducing the Post-9/11 Troops to Teachers Enhancement Act. This legislation would allow more veterans and school districts to participate in the Troops to Teachers program. In addition to expanding the program, the proposed bill would create an advisory board that would be charged with improving awareness and participation of the program, ensuring that the program meets the needs of our schools and veterans. I hope that my colleagues in the Senate will also support this important piece of legislation.

In 1994, Congress authorized the Department of Defense, DOD, to oversee a new national program, Troops to Teachers, which was designed as a Transition assistance program for retiring or separating members of the military to obtain their teaching credentials and place these teachers in schools throughout the country. The program was reauthorized by Congress in 1999. That reauthorization transferred responsibility for oversight and funding from the DOD to the Department of Education and authorized \$10,000 bonuses to participants who agreed to teach in “high-need” schools. Troops to Teachers was later incorporated and reauthorized under the No Child Left Behind Act of 2001. Since its inception, over 11,000 teachers have been hired by school districts across the Nation, of which many are non-traditional first-time teachers.

Teaching is among the most honorable professions in our society. I believe we should encourage military vet-

erans to enter the teaching profession and that this bipartisan bill would further enhance the Troops-to-Teachers program. Simply put, the proposed legislation would reduce the years of military service requirements from 6 to 4, extend the eligibility to all schools that receive Title I funds, and create an advisory board that would coordinate and make recommendations to Congress in regards to the program.

Current eligibility guidelines for the Troops to Teachers require that members of the military have 6 years of service and that members of the guard and reserve have 10 years of service with a commitment to serve an additional 3 years. The requirement of 6 years active duty is leaving many single enlistment contract 4 year veterans and/or Guard members out of consideration. Lowering the required years of service would expand eligibility and create a larger pool of potential teachers for this program.

Under the current Troops to Teachers program, participants who agree to teach for 3 years in a “high need” schools are eligible to receive a \$5000 stipend to offset the cost of teacher certification. The proposed legislation would extend the eligibility for the stipend to any eligible teacher who agrees to teach 3 years in a school that is in a district receiving Title I funds. The proposed bill would retain the optional bonus of \$10,000 which is available to individuals who take jobs in low-income schools. This legislation would result in a 49 percent in the number of eligible schools for the program. For my home State of Arizona, over 600 additional schools would become eligible to participate in the program.

A recent GAO Report revealed that although Troops to Teachers is a successful program, it suffers from a lack of coordination and oversight. To remedy this concern, the proposed legislation would create an advisory board that consists of a representative from the Department of Defense, the Department of Education, and representatives from state offices and veteran’s service organizations to make recommendations on ways to improve and expand the program.

Our veterans make excellent candidates to impart the virtues of serving to a cause to the next generation and instill the value of learning as a means to self-improvement and much nobler ends. Their unique experiences bring a more diverse teaching environment to our children and grandchildren.

By Mr. BINGAMAN (for himself, Mr. BAUCUS, Mr. WHITEHOUSE, and Mr. UDALL of New Mexico):

S. 1933. A bill to establish an integrated Federal program that protects, restores, and conserves natural resources by responding to the threats and effects of climate change, and for other purposes; to the Committee on Environment and Public Works.

Mr. BINGAMAN. Mr. President, today I am introducing the Natural Re-

sources Climate Adaptation Act. I am pleased that Senators WHITEHOUSE, BAUCUS, and TOM UDALL have joined me as original cosponsors.

The science is clear that climate change is happening and numerous scientific reports as well as the everyday experience of many Americans—demonstrate that the impacts have already begun to affect ecosystems across the country. This bill recognizes that quick action is needed to insure the long-term viability of ecosystems on which our communities as well as our fish and wildlife depend. It will support and enable Federal and State agencies and other interested parties to address the negative impacts of climate change on our natural resources in the most effective possible ways.

We know that healthy, functioning ecosystems are vital to human health, economic viability, and fish and wildlife populations. I believe that we are at a critical juncture in protecting our valuable natural resources. In solving the climate change problem we must ensure the well-being of our natural world if we are to have a thriving economy and a healthy environment. This is the reason I am introducing this bill.

This is not a problem that is hypothetical. Climate change impacts are irrevocably affecting our natural world and the health of our communities today, and these impacts will increase. We must act now.

We often forget that healthy ecosystems are essential to human as well as wildlife needs. They are necessary to provide us, for example, with a clean and abundant drinking water supply, clean air to breathe, and a well-functioning economy in addition to habitat for a diversity of fish, wildlife, and plant species. Not to mention a place to take our children fishing, and to enjoy the personal inspiration of the natural world.

My home State of New Mexico is a dry State and the challenges associated with climate change are already impacting our land and our water supplies. There are already many competing demands for our limited water resources which will only be heightened by the effects of climate change. Existing threats to our public lands such as wildfires and deforestation may become more prevalent. New Mexico’s Bandelier National Park has recently been identified as one of the “25 National Parks in Peril” due to climate change related impacts and other treasures within our State may also be in jeopardy of degradation if actions are not taken to protect them.

Our landowners, ranchers, water managers, and State officials are working to evaluate and mitigate the current and expected impacts of a warming climate on our State’s natural resources and water supply. For instance, in 2005 the New Mexico Climate Change Council and Advisory Group prepared a report summarizing the potential impacts of climate change in New Mexico

and the State Engineer's office prepared an additional report on the impacts of climate change on the water supply and water management strategies. These reports are being used to guide State officials in addressing these issues. In addition, New Mexico has joined other western States to form the Western Regional Climate Initiative to coordinate efforts at reducing greenhouse gases.

The legislation introduced today seeks to complement existing natural resources-related programs in New Mexico and other States across the country. This legislation supports and facilitates the development and dissemination of scientific research on climate change between Federal agencies, States, Indian tribes and interested stakeholders. This ongoing research will in turn play a significant role in guiding these entities in the management of our natural resources.

This bill also establishes several forums to encourage effective coordination and communication in creating a Federal strategy and subsequent Federal and State adaptation plans that will help natural resources adjust to a changing climate. Finally, the Act provides additional funding for existing Federal and State wildlife conservation programs to be used exclusively for adaptation-related activities.

The Natural Resources Climate Adaptation Act follows on the good work of several of my colleagues in both the House and the Senate. Chairman RAHALL and Subcommittee Chairman GRIJALVA have developed legislation in this area, and their own adaptation bill, H.R. 2192, was incorporated into the broader cap-and-trade legislation that passed the House of Representatives earlier this year.

Senators KERRY and BOXER have adopted provisions similar to this bill in their climate legislation at the request of two leaders on the Environment and Public Works Committee: Senators BAUCUS and WHITEHOUSE. The legislation I am introducing today is complementary to the work that has already been done. My cosponsors and I share the same goal of making sure natural resources adaptation is included in any climate change legislation that comes before the Senate.

Many Americans already recognize the critical need for this legislation. A coalition of over 600 diverse groups has written to Congress describing the current and potential negative impacts of climate change on our natural resources and urging us to include language in any climate bill to address those impacts. By way of example, the groups in this coalition include environmental organizations, local Rod & Gun Clubs, fisheries coalitions, scientific research groups, and religious groups.

If we fail to act to address the impacts of climate change on our American landscape, the negative effects will be felt by all of us. I am committed to working through this legisla-

tion and other means to ensure that we do what is necessary to protect our precious natural resources from one of the greatest challenges ever faced.

I would like to thank Senators BAUCUS, WHITEHOUSE, and TOM UDALL for their leadership on this issue and their cosponsorship of this bill. I look forward to working with them and our colleagues to pass legislation to carry out this important purpose.

Mr. President, I ask unanimous consent that the text of the bill be printed in the RECORD.

There being no objection, the text of the bill was ordered to be printed in the RECORD, as follows:

S. 1933

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the "Natural Resources Climate Adaptation Act".

SEC. 2. PURPOSES.

The purposes of this Act are—

(1) to integrate Federal agency activities to respond to ongoing and expected impacts of climate change (including, if applicable, ocean acidification, drought, invasive species, flooding, and wildfire) by protecting, restoring, and conserving the natural resources and associated ecosystem services of the United States; and

(2) to provide financial support and incentives for authorized programs, strategies, and activities to protect, restore, and conserve natural resources and associated ecosystem services in response to threats and effects of climate change.

SEC. 3. DEFINITIONS.

In this Act:

(1) BOARD.—The term "Board" means the Natural Resources Adaptation Science Advisory Board established by section 4(e)(1).

(2) COASTAL STATE.—The term "coastal State" has the meaning given the term "coastal state" in section 304 of the Coastal Zone Management Act of 1972 (16 U.S.C. 1453).

(3) CORRIDORS.—The term "corridors" means areas that—

(A) provide connectivity, over different time scales, of habitats or potential habitats; and

(B) facilitate terrestrial, marine, estuarine, and freshwater fish, wildlife, or plant movement necessary for migration, gene flow, or dispersal, to respond to the ongoing and expected impacts of climate change.

(4) ECOSYSTEM SERVICES.—

(A) IN GENERAL.—The term "ecosystem services" means the provision, by a healthy ecosystem, of natural resources to improve human health and livelihood.

(B) INCLUSIONS.—The term "ecosystem services" includes—

- (i) a clean and abundant water supply;
- (ii) carbon storage;
- (iii) biodiversity;
- (iv) pollination services;
- (v) wildlife habitat;
- (vi) recreation; and
- (vii) a scenic or historic landscape.

(5) HABITAT.—The term "habitat" means the physical, chemical, and biological properties that fish, wildlife, or plants use for growth, reproduction, survival, food, water, or cover.

(6) INDIAN TRIBE.—The term "Indian tribe" has the meaning given the term in section 4 of the Indian Self-Determination and Education Assistance Act (25 U.S.C. 450b).

(7) NATURAL RESOURCES.—The term "natural resources" means land, wildlife, fish,

air, water, estuaries, plants, habitats, and ecosystems.

(8) NATURAL RESOURCES ADAPTATION.—The term "natural resources adaptation" means the protection, restoration, and conservation of natural resources so that natural resources become more resilient, adapt to, and withstand the ongoing and expected impacts of climate change.

(9) PANEL.—The term "Panel" means the Natural Resources Climate Change Adaptation Panel established under section 5(a).

(10) PLAN.—The term "plan" means a natural resources adaptation plan completed under section 7(a)(1).

(11) PROGRAM.—The term "program" means the National Fish and Wildlife Habitat and Corridors Information Program established by the Secretary under section 4(d)(1).

(12) RESILIENCE; RESILIENT.—The terms "resilience" and "resilient" mean—

(A) the ability to resist or recover from disturbance; and

(B) the ability to preserve diversity, productivity, and sustainability.

(13) SECRETARY.—The term "Secretary" means the Secretary of the Interior.

(14) STATE.—The term "State" means—

(A) a State of the United States;

(B) the District of Columbia;

(C) American Samoa;

(D) Guam;

(E) the Commonwealth of the Northern Mariana Islands;

(F) the Commonwealth of Puerto Rico; and

(G) the United States Virgin Islands.

(15) STATE PLAN.—The term "State plan" means a State natural resources adaptation plan prepared by a State under section 8(a).

(16) STRATEGY.—The term "Strategy" means the Natural Resources Climate Change Adaptation Strategy developed under section 6(a).

SEC. 4. NATURAL RESOURCES ADAPTATION SCIENCE AND INFORMATION.

(a) COORDINATION.—Not later than 90 days after the date of enactment of this Act, the Secretary and the Secretary of Commerce (acting through the National Oceanic and Atmospheric Administration) (referred to in this section as the "Secretaries"), working with all other relevant Federal agencies, shall establish procedures for coordinating among Federal agencies the development and dissemination of science and information necessary to address the ongoing and expected impacts of climate change on natural resources.

(b) DEVELOPMENT AND DISSEMINATION OF SCIENCE.—The Secretaries shall—

(1) conduct and sponsor research, and facilitate the coordination of research among Federal agencies, to develop scientific strategies and mechanisms for natural resources adaptation;

(2) make available to Federal agencies, and other interested governmental or private entities, technical assistance to address the ongoing and expected impacts of climate change on natural resources; and

(3) assist Federal agencies in the development of natural resources adaptation plans required by section 7.

(c) SURVEY.—Not later than 1 year after the date of enactment of this Act, and every 5 years thereafter, the Secretaries and the Secretary of Agriculture shall issue a climate change impact survey, in coordination with other relevant Federal agencies, that—

(1) identifies natural resources considered likely to be adversely affected by climate change;

(2) includes baseline monitoring and ongoing trend analysis; and

(3) in consultation with States and Indian tribes and with input from stakeholders,

identifies and prioritizes necessary monitoring and research that is most relevant to the needs of Federal natural resource managers to address the ongoing and expected impacts of climate change and natural resources adaptation.

(d) **WILDLIFE HABITAT AND CORRIDORS INFORMATION.**—

(1) **IN GENERAL.**—Not later than 180 days after the date of enactment of this Act, the Secretary, in cooperation with the States, Indian tribes, and other Federal land managers, shall establish a program to be known as the “National Fish and Wildlife Habitat and Corridors Information Program”.

(2) **PURPOSES.**—The purposes of the program are—

(A) to develop with States and Indian tribes a comprehensive national geographic information system database of maps, models, data, surveys, informational products, and other geospatial information regarding fish and wildlife habitat and corridors that—

(i) is based on consistent protocols;

(ii) takes into account regional differences; and

(iii) uses available geographical information system databases and other tools, including the National Biological Information Infrastructure maintained by the Secretary and nongovernmental organizations; and

(B) to facilitate the use of the database described in subparagraph (A) by Federal, State, local, and tribal decisionmakers to incorporate qualitative information on fish and wildlife habitats and corridors at the earliest practicable stage for use in—

(i) prioritizing and targeting natural resources adaptation strategies and activities, including strategies and activities that enhance the ability of species to respond to shifting habitat; and

(ii) avoiding, minimizing, and mitigating the impacts on fish and wildlife habitat and corridors when locating energy development, water, transmission, transportation, and other land use projects;

(3) **FINANCIAL AND OTHER SUPPORT.**—The Secretary may provide support to the States and Indian tribes, including financial and technical assistance, for activities that support the development and implementation of the program.

(4) **CONSULTATION.**—In consultation with States and Indian tribes, the Secretary shall make recommendations on the manner by which the information collected and managed under the program may be incorporated into relevant Federal and State plans that affect fish and wildlife, including—

(A) land management plans;

(B) State comprehensive wildlife conservation strategies; and

(C) applicable conservation plans of Indian tribes.

(e) **NATURAL RESOURCES ADAPTATION SCIENCE ADVISORY BOARD.**—

(1) **ESTABLISHMENT.**—The Secretaries and the Secretary of Agriculture shall—

(A) not later than 180 days after the date of enactment of this Act, establish and appoint the members of a Natural Resources Adaptation Science Advisory Board; and

(B) on an ongoing basis, coordinate the activities of the Board.

(2) **MEMBERSHIP.**—The Board shall be composed of not fewer than 10 and not more than 20 members—

(A) who have expertise in fish, wildlife, plant, aquatic, coastal and marine biology, ecology, hydrology, climate change effects, or other relevant scientific disciplines;

(B) who represent a balanced membership among Federal, State, tribal, and local representatives, and diverse interests, including institutions of higher education and relevant nongovernmental organizations and conservation organizations; and

(C) at least ½ of whom are recommended by the President of the National Academy of Sciences.

(3) **DUTIES.**—The Board shall—

(A) advise all relevant Federal agencies on the state of the science regarding—

(i) the ongoing and expected impacts of climate change; and

(ii) scientific strategies and mechanisms for natural resources adaptation; and

(B) identify and recommend priorities for ongoing research needs on the issues described in subparagraph (A).

(4) **AVAILABILITY TO THE PUBLIC.**—The advice and recommendations of the Board shall be made available to the public.

(f) **NATIONAL CLIMATE CHANGE AND WILDLIFE SCIENCE CENTER.**—

(1) **ESTABLISHMENT.**—The Secretary shall establish the National Climate Change and Wildlife Center within the United States Geological Survey.

(2) **FUNCTIONS.**—In collaboration with Federal and State natural resources agencies and departments, Indian tribes, institutions of higher education, and other partner organizations, the Center shall—

(A) assess and synthesize current physical and biological knowledge relating to the impacts of climate change on fish, wildlife, plants, and associated habitat;

(B) prioritize scientific gaps in the knowledge in order to forecast the ecological impacts of climate change on fish, wildlife, and plants at the ecosystem, habitat, community, population, and species levels;

(C) develop and improve tools to forecast, adaptively manage, and monitor the impacts of climate change on fish, wildlife, plants, and associated habitats, including predictive models, and risk assessments; and

(D) develop capacities for synthesizing data and for sharing standardized data and methodology.

SEC. 5. NATURAL RESOURCES CLIMATE CHANGE ADAPTATION PANEL.

(a) **ESTABLISHMENT.**—Not later than 90 days after the date of the enactment of this Act, the President shall establish a Natural Resources Climate Change Adaptation Panel.

(b) **DUTIES.**—The Panel shall—

(1) develop the Strategy; and

(2) serve as a forum for interagency consultation on the implementation of the Strategy.

(c) **MEMBERSHIP.**—The Panel shall be composed of—

(1) the Administrator of the National Oceanic and Atmospheric Administration;

(2) the Chief of the Forest Service;

(3) the Director of the National Park Service;

(4) the Director of the United States Fish and Wildlife Service;

(5) the Director of the Bureau of Land Management;

(6) the Director of the United States Geological Survey;

(7) the Commissioner of Reclamation;

(8) the Director of the Bureau of Indian Affairs;

(9) the Director of the Minerals Management Service;

(10) the Administrator of the Environmental Protection Agency;

(11) the Administrator of the Federal Emergency Management Agency;

(12) the Chief of Engineers; and

(13) the heads of other Federal agencies, as determined by the President.

(d) **CHAIRPERSON.**—The Chair of the Council on Environmental Quality shall serve as the Chairperson of the Panel.

SEC. 6. NATURAL RESOURCES CLIMATE CHANGE ADAPTATION STRATEGY.

(a) **IN GENERAL.**—Not later than 1 year after the date of the enactment of this Act,

the Panel shall develop a Natural Resources Climate Change Adaptation Strategy.

(b) **DEVELOPMENT.**—In developing and revising the Strategy, the Panel shall—

(1) base the strategy on the best available science;

(2) develop the strategy in close cooperation with States and Indian tribes;

(3) coordinate with other Federal agencies, as appropriate;

(4) consult with local governments, conservation organizations, scientists, private sector interests, and other interested stakeholders; and

(5) provide public notice and opportunity for comment.

(c) **CONTENTS.**—The Strategy shall—

(1) assess the vulnerability of regions and types of natural resources to climate change, including short-term, medium-term, long-term, and cumulative impacts;

(2) describe current research and monitoring activities at the Federal, State, tribal, and local level related to—

(A) the ongoing and expected impacts of climate change on natural resources; and

(B) scientific strategies and mechanisms for natural resources adaptation;

(3) identify and prioritize research and data needs; and

(4) provide direction to Federal agencies, and make guidance available to States, Indian tribes, local governments, and other interested parties for use in responding to the impacts of climate change, including—

(A) actions that Federal agencies should implement through their natural resources adaptation plans and recommendations for actions that States, Indian tribes, local governments, and other interested parties may implement to promote natural resources adaptation; and

(B) a timeline for implementation of the Strategy; and

(5) describe specific mechanisms for ensuring communication and coordination—

(A) among Federal agencies; and

(B) between Federal agencies and State natural resource agencies, Indian tribes, interested private landowners, conservation organizations, and other countries that share jurisdiction over natural resources with the United States.

(d) **REVISION.**—After the Panel adopts the initial Strategy, the Panel shall review and revise the Strategy every 5 years to incorporate—

(1) new information regarding the ongoing and expected impacts of climate change on natural resources; and

(2) new advances in the development of strategies and mechanisms for natural resources adaptation.

SEC. 7. FEDERAL AGENCY NATURAL RESOURCES ADAPTATION PLANS.

(a) **DEVELOPMENT.**—Not later than 1 year after the date of development of the Strategy, each Federal agency with representation on the Panel shall—

(1) complete a natural resources adaptation plan for that Federal agency;

(2) provide opportunities for public review and comment on the plan;

(3) coordinate with the plan of each other Federal agency with representation on the Panel; and

(4) submit the plan to the President for review and submission to Congress.

(b) **REQUIREMENTS.**—Each plan shall—

(1) implement the Strategy;

(2) include a timeline for implementation of the plan;

(3) describe and prioritize proposed natural resources adaptation actions for natural resources managed or impacted by activities authorized by the Federal agency;

(4) describe how the Federal agency will modify or establish other plans, programs,

activities, or actions in accordance with applicable authority, if necessary, to implement the plan;

(5) provide for the inclusion of climate change and impact data in natural resources management decisions;

(6) establish monitoring protocols—

(A) to assess the effectiveness of the natural resources adaptation actions taken by the Federal agency pursuant to the plan; and

(B) to update those actions to respond to monitoring results, other new information, and changing conditions;

(7) establish a process for providing written guidance to Federal natural resource managers for implementing the natural resources adaptation actions identified in the plan;

(8) identify and assess gaps in data and information useful in developing the plan; and

(9) establish protocols to collect, integrate, and share standardized climate change and impact data with Federal, State, tribal, and nongovernmental organizations, private landowner partners, and the general public.

(c) **PRESIDENTIAL REVIEW AND SUBMISSION TO CONGRESS.**—

(1) **REVIEW.**—Not later than 30 days after the date of submission of a plan to the President, the President shall—

(A) review the plan for consistency with the requirements of this Act; and

(B) if consistent, submit the plan to Congress in accordance with this subsection, together with a statement confirming the consistency of the plan with this Act.

(2) **INCONSISTENCY.**—If the President finds a plan of a Federal agency to be inconsistent with this Act, the President shall direct the agency to submit a revised plan not later than 60 days after the finding.

(3) **SUBMISSION TO CONGRESS.**—The President shall submit plans determined to be consistent with this Act to—

(A) the Committee on Natural Resources of the House of Representatives;

(B) the Committee on Energy and Natural Resources of the Senate;

(C) the Committee on Environment and Public Works of the Senate; and

(D) any other committees of the House of Representatives or the Senate with principal jurisdiction over the Federal agency.

(d) **IMPLEMENTATION.**—On submission by the President to Congress, each Federal agency shall, pursuant to and consistent with applicable authority, implement the plan.

(e) **REVISION AND REVIEW.**—Not less than every 5 years, each Federal agency with representation on the Panel shall review and revise the plan of the Federal agency to incorporate the best available science regarding—

(1) the ongoing and expected impacts of climate change on natural resources; and

(2) the scientific strategies and mechanisms for natural resources adaptation.

SEC. 8. STATE NATURAL RESOURCES ADAPTATION PLANS.

(a) **REQUIREMENT.**—In order to be eligible for funds under section 9, not later than 1 year after the development of the Strategy, each State shall prepare a State natural resources adaptation plan to address the ongoing and expected impacts of climate change on natural resources within the State.

(b) **CONTENTS.**—A State plan shall—

(1) include actions for addressing the ongoing and expected impacts of climate change on natural resources that—

(A) describe and prioritize proposed natural resources adaptation actions for natural resources managed or impacted by activities authorized by the State;

(B) include a time frame for implementing the natural resources adaptation actions;

(C) are incorporated into a revision of the State wildlife action plan (also known as the

State comprehensive wildlife strategy) that has been—

(i) submitted to the United States Fish and Wildlife Service; and

(ii) approved, or is pending approval, by the United States Fish and Wildlife Service; and

(D) are developed—

(i) with the participation of the relevant State agencies considered appropriate by the Governor of the State; and

(ii) in coordination with other States and Indian tribes that share jurisdiction or cooperative management responsibilities over natural resources with the State; and

(2) identify and assess gaps in data useful in developing the State plan.

(c) **REVIEW AND APPROVAL.**—

(1) **IN GENERAL.**—The Secretary and, in the case of parts of the State plan relating to a coastal State, the Secretary of Commerce shall review each State plan, and approve the State plan if the State plan—

(A) meets the requirements of subsection (b); and

(B) is consistent with the other requirements of this Act.

(2) **DEADLINE.**—The Secretary and, as applicable, the Secretary of Commerce shall approve or disapprove the State plan by written notice not later than 180 days after the date of submission of the State plan (or a revised State plan).

(3) **RESUBMISSION.**—Not later than 90 days after the date of resubmission of a State plan that has been disapproved under this subsection, the Secretary and, as applicable, the Secretary of Commerce, shall approve or disapprove the resubmitted State plan by written notice.

(d) **PUBLIC INPUT.**—In developing the State plan, a State shall solicit and consider the input of local governments, the public, and independent scientific input.

(e) **COORDINATION WITH OTHER PLANS.**—The State plan shall, if appropriate, integrate the goals and measures set forth in other natural resources conservation strategies established pursuant to applicable law (including regulations), including—

(1) the National Fish Habitat Action Plan;

(2) plans under the North American Wetlands Conservation Act (16 U.S.C. 4401 et seq.);

(3) the Federal, State, and local partnership known as “Partners in Flight”;

(4) federally approved coastal zone management plans under the Coastal Zone Management Act of 1972 (16 U.S.C. 1451 et seq.);

(5) federally approved regional fishery management plants and habitat conservation activities under the Magnuson-Stevens Fishery Conservation and Management Act (16 U.S.C. 1801 et seq.);

(6) the National Coral Reef Action Plan;

(7) recovery plans for threatened species and endangered species under section 4(f) of the Endangered Species Act of 1973 (16 U.S.C. 1533(f));

(8) habitat conservation plans under section 10 of that Act (16 U.S.C. 1539);

(9) the plans for imperiled species of other Federal agencies, States, and Indian tribes;

(10) plans under subtitle F of title IX of the Omnibus Public Land Management Act of 2009 (42 U.S.C. 10361 et seq.) and other applicable law;

(11) the hazard mitigation plans of States and Indian tribes;

(12) the water management plans of States and Indian tribes;

(13) State property insurance programs; and

(14) other State-based strategies that implement natural resources adaptation activities to remediate the ongoing and expected effects of climate change.

(f) **UPDATING.**—Each State plan shall be updated at least every 5 years.

(g) **FUNDING.**—

(1) **IN GENERAL.**—Funds allocated to States under section 9 shall be used only for activities consistent with a State plan approved by the Secretary and, as appropriate, the Secretary of Commerce.

(2) **FUNDING PRIOR TO THE APPROVAL OF A STATE PLAN.**—Until the earlier of the date that is 3 years after the date of the enactment of this Act or the date on which a State plan is approved, a State shall be eligible to receive funding under section 9 for natural resources adaptation activities that are—

(A) consistent with the comprehensive wildlife strategy of the State and, where appropriate, other natural resources conservation strategies; and

(B) in accordance with a work plan made available to relevant Federal agencies.

(3) **PENDING APPROVAL.**—During the period for which approval of a State plan by the applicable Secretary is pending, the State may continue to receive funds under this Act pursuant to the work plan described in paragraph (2)(B).

SEC. 9. NATURAL RESOURCES CLIMATE CHANGE ADAPTATION FUND.

(a) **ESTABLISHMENT OF FUND.**—There is established in the Treasury a separate account, to be known as the “Natural Resources Climate Change Adaptation Fund” (referred to in this section as the “Fund”).

(b) **AVAILABILITY OF AMOUNTS.**—

(1) **IN GENERAL.**—All amounts deposited into the Fund shall be available without further appropriation or fiscal year limitation.

(2) **PAYMENTS.**—Subject to the requirements of programs authorized as of the date of enactment of this Act, the Secretary and the Secretary of Agriculture may distribute payments from the Fund in accordance with subsection (c).

(c) **DISTRIBUTION OF AMOUNTS.**—

(1) **STATES.**—Of the amounts made available for each fiscal year to carry out this Act, 38.5 percent shall be provided to the Secretary for distribution to States to carry out natural resources adaptation activities in accordance with natural resources adaptation plans approved under section 8, and shall be distributed as follows:

(A) 32.5 percent shall be available to State wildlife agencies in accordance with the apportionment formula established under the second subsection (c) (relating to the apportionment of the Wildlife Conservation and Restoration Account) of section 4 of the Pittman-Robertson Wildlife Restoration Act (16 U.S.C. 669c); and

(B) 6 percent shall be available to State coastal agencies pursuant to the formula established by the Secretary of Commerce under section 306(c) of the Coastal Management Act of 1972 (16 U.S.C. 1455(c)).

(2) **NATURAL RESOURCES ADAPTATION.**—Of the amounts made available for each fiscal year to carry out this Act—

(A) 17 percent shall be allocated to the Secretary for use in funding—

(i) natural resources adaptation activities carried out—

(I) under endangered species, migratory species, and other fish and wildlife programs administered by the National Park Service, the United States Fish and Wildlife Service, the Bureau of Indian Affairs, and the Bureau of Land Management;

(II) on wildlife refuges, National Park Service land, and other public land under the jurisdiction of the United States Fish and Wildlife Service, the Bureau of Land Management, the Bureau of Indian Affairs, or the National Park Service;

(III) by the Bureau of Reclamation;

(IV) by the United States Geological Survey; and

(V) in Indian Country or on Native village or Regional Corporation land in Alaska; and
(ii) the implementation of the program;

(B) 5 percent shall be allocated to the Secretary for natural resources adaptation activities carried out through cooperative grant programs, such as—

(i) the cooperative endangered species conservation fund authorized under section 6 of the Endangered Species Act of 1973 (16 U.S.C. 1535);

(ii) programs under the North American Wetlands Conservation Act (16 U.S.C. 4401 et seq.);

(iii) the Neotropical Migratory Bird Conservation Fund established by section 9(a) of the Neotropical Migratory Bird Conservation Act (16 U.S.C. 6108(a));

(iv) the Coastal Program of the United States Fish and Wildlife Service;

(v) the National Fish Habitat Action Plan dated April 24, 2006 (including any revisions or amendments made to the National Fish Habitat Action Plan after April 24, 2006);

(vi) the Partners for Fish and Wildlife Program, as carried out by the Secretary under section 4 of the Partners for Fish and Wildlife Act (16 U.S.C. 3773);

(vii) the Landowner Incentive Program, as established by the Secretary in the matter under the heading "LANDOWNER INCENTIVE PROGRAM" under the heading "UNITED STATES FISH AND WILDLIFE SERVICE" of title I of the Department of the Interior, Environment, and Related Agencies Appropriations Act, 2006 (Public Law 109-54; 119 Stat. 504);

(viii) the Wildlife Without Borders Program of the United States Fish and Wildlife Service;

(ix) the Migratory Species Program and Park Flight Migratory Bird Program of the National Park Service;

(x) the Water for America or other programs carried out by the Bureau of Reclamation; and

(xi) programs under—

(I) subtitle A of title VI of the Omnibus Public Land Management Act of 2009 (16 U.S.C. 1015 et seq.);

(II) subtitle F of title IX of the Omnibus Public Land Management Act of 2009 (42 U.S.C. 10361 et seq.); and

(III) other applicable law;

(C) 3 percent shall be allocated to the Secretary to provide financial assistance to Indian tribes to carry out natural resources adaptation activities through the Tribal Wildlife Grants Program of the United States Fish and Wildlife Service or other programs; and

(D) 12 percent shall be allocated for acquisition of land or interests in land to carry out natural resources adaptation activities as follows:

(i) $\frac{1}{2}$ shall be allocated to the Secretary of Agriculture to provide financial assistance to States and Indian tribes to carry out natural resources adaptation activities through the acquisition of land and interests in land under section 7 of the Cooperative Forestry Assistance Act of 1978 (16 U.S.C. 2103c).

(ii)(I) The remainder $\frac{5}{8}$ shall be deposited in the Land and Water Conservation Fund established under section 2 of the Land and Water Conservation Fund Act of 1965 (16 U.S.C. 4601-5) to be further allocated as follows:

(aa) $\frac{1}{2}$ of the funds provided by this subparagraph shall be allocated to the Secretary to carry out natural resources adaptation activities through the acquisition of land and interests in land under section 6 of the Land and Water Conservation Fund Act of 1965 (16 U.S.C. 4601-8), to be made available on a competitive basis to States, in accordance with the natural resources adaptation plans of

States, and to Indian tribes, and in accordance with subclause (IV).

(bb) $\frac{1}{4}$ of the funds provided by this subparagraph shall be allocated to the Secretary to carry out natural resources adaptation activities through the acquisition of lands and interests in land under section 7 of the Land and Water Conservation Fund Act of 1965 (16 U.S.C. 4601-9).

(cc) $\frac{1}{4}$ of the funds provided by this subparagraph shall be allocated to the Secretary of Agriculture to carry out natural resources adaptation activities through the acquisition of land and interests in land under section 7 of the Land and Water Conservation Fund Act of 1965 (16 U.S.C. 4601-9).

(II) Deposits in the Land and Water Conservation Fund under this clause shall—

(aa) be supplemental to funds provided under section 3 of the Land and Water Conservation Fund Act of 1965 (16 U.S.C. 4601-6), which shall remain available for nonadaptation needs; and

(bb) be available to carry out this Act without further appropriation or fiscal year limitation.

(III) Amounts under subclause (I)(aa) shall be made available—

(aa) notwithstanding section 5 of the Land and Water Conservation Fund Act of 1965 (16 U.S.C. 4601-7); and

(bb) in addition to any funds provided pursuant to appropriations, the Energy Policy Act of 2005 (42 U.S.C. 15801 et seq.), or any other authorization.

(iii) In allocating funds under this subparagraph, the Secretary and the Secretary of Agriculture shall take into consideration factors including—

(I) the availability of non-Federal contributions from State, local, or private sources;

(II) opportunities to protect fish and wildlife corridors or otherwise to link or consolidate fragmented habitats;

(III) opportunities to reduce the risk of severe wildfires, drought, extreme flooding, or other climate-related events that are harmful to fish and wildlife and people; and

(IV) the potential for conservation of species or habitat types at serious risk due to climate change.

(3) NATIONAL FOREST AND GRASSLAND ADAPTATION.—Of the amounts made available for each fiscal year to carry out this Act, 5 percent shall be allocated to the Forest Service, through the Secretary of Agriculture—

(A) to fund natural resources adaptation activities (including water-related adaptation activities) carried out in national forests and national grasslands under the jurisdiction of the Forest Service; and

(B) to carry out natural resources adaptation activities on State, tribal, and private forest land carried out under the Cooperative Forestry Assistance Act of 1978 (16 U.S.C. 2101 et seq.) and other authorized cooperative grant programs.

(4) COASTAL, ESTUARINE, AND MARINE SYSTEM ADAPTATION.—Of the amounts made available for each fiscal year to carry out this Act, 7 percent shall be allocated to the Secretary of Commerce, working in cooperation with other Federal agencies, States, Indian tribes, local governments, scientists, and other conservation partners, to fund coastal, estuarine, and marine natural resources adaptation activities, through programs such as—

(A) the coastal and estuarine land conservation program administered by the National Oceanic and Atmospheric Administration;

(B) the community-based restoration program for fishery and coastal habitats established under section 117 of the Magnuson-Stevens Fishery Conservation and Manage-

ment Reauthorization Act of 2006 (16 U.S.C. 1891a);

(C) the Coastal Zone Management Act of 1972 (16 U.S.C. 1451 et seq.) that are specifically designed to strengthen the ability of coastal, estuarine, and marine resources, habitats, and ecosystems to adapt to and withstand the ongoing and expected impacts of climate change;

(D) the Open Rivers Initiative;

(E) the Magnuson-Stevens Fishery Conservation and Management Act (16 U.S.C. 1801 et seq.);

(F) the Marine Mammal Protection Act of 1972 (16 U.S.C. 1361 et seq.);

(G) the Endangered Species Act of 1973 (16 U.S.C. 1531 et seq.);

(H) the Marine Protection, Research, and Sanctuaries Act of 1972 (33 U.S.C. 1401 et seq.);

(I) the Coral Reef Conservation Act of 2000 (16 U.S.C. 6401 et seq.); and

(J) the Estuary Restoration Act of 2000 (33 U.S.C. 2901 et seq.).

(5) ESTUARINE AND FRESHWATER ECOSYSTEM ADAPTATION.—Of the amounts made available for each fiscal year to carry out this Act, 7.5 percent shall be allocated to the Administrator of the Environmental Protection Agency and 5 percent shall be available to the Secretary of the Army for use by the Corps of Engineers, working in cooperation with other applicable Federal agencies, for natural resources adaptation activities for—

(A) large-scale freshwater aquatic ecosystems, such as the Everglades, the Great Lakes, Flathead Lake, the Missouri River, the Mississippi River, the Colorado River, the Sacramento-San Joaquin Rivers, the Ohio River, the Columbia-Snake River System, the Apalachicola, Chattahoochee, and Flint River System, the Connecticut River, Middle Rio Grande River, and the Yellowstone River;

(B) large-scale estuarine ecosystems, such as Chesapeake Bay, Long Island Sound, Puget Sound, the Mississippi River Delta, the San Francisco Bay Delta, Narragansett Bay, and Albemarle-Pamlico Sound;

(C) freshwater and estuarine ecosystems, watersheds, and basins identified and prioritized by the Administrator of the Environmental Protection Agency or the Corps of Engineers, working in cooperation with other Federal agencies, States, tribal governments, local governments, scientists, and other conservation partners;

(D) estuary habitat restoration projects authorized by the Estuary Restoration Act of 2000 (33 U.S.C. 2901 et seq.);

(E) aquatic restoration and protection projects authorized by section 206 of the Water Resources Development Act of 1996 (33 U.S.C. 2330); and

(F) other appropriate programs and activities.

(d) USE OF FUNDS BY FEDERAL AGENCIES.—Funds allocated to Federal agencies under this section shall only be used for natural resources adaptation activities consistent with a natural resources adaptation plan approved under section 7.

(e) STATE COST SHARING.—Notwithstanding any other provision of law, a State that receives a grant under this section shall use funds from non-Federal sources to pay not less than 10 percent of the costs of each activity carried out under the grant.

SEC. 10. ADDITIONAL PROVISIONS REGARDING INDIAN TRIBES.

(a) FEDERAL TRUST RESPONSIBILITY.—Nothing in this Act alters the Federal trust responsibility to any Indian tribe, or any treaty or other right of any Indian tribe.

(b) APPLICATION OF OTHER LAW.—The Secretary may apply the provisions of the Indian Self-Determination and Education Assistance Act (25 U.S.C. 450 et seq.) in the implementation of this Act.

By Mr. BAUCUS (for himself, Mr. KERRY, and Mrs. SHAHEEN):

S. 1934. A bill to amend the Internal Revenue Code of 1986 to prevent the avoidance of tax on income from assets held abroad, and for other purposes; to the Committee on Finance.

Mr. BAUCUS. Mr. President, today, I am pleased to introduce the Foreign Account Tax Compliance Act of 2009.

The bill gives the IRS powerful tools to find US taxpayers who are hiding their money in offshore accounts. It includes strong incentives for individuals to properly report income from assets held in offshore accounts. The days of sending your money offshore to avoid paying US taxes are over.

This package is the result of a collaborative effort with the House and has the support of the White House and the Treasury Department. It is fully consistent with the policies in the preliminary draft of offshore compliance proposals that I released in March of this year to detect, deter, and discourage offshore tax evasion.

The bill is a practical solution to a very challenging problem. For the first time, the tax law would authorize the IRS to receive information reports from foreign financial institutions disclosing the identities of their US account holders and the amounts being held in the accounts.

Individuals with offshore accounts would be required to provide details of those accounts on their tax returns.

Trust rules would be significantly strengthened to prevent the true beneficiaries from hiding behind a nominee owner.

It will not be so easy to hide your money from Uncle Sam anymore.

Following the recommendation of the Government Accountability Office, the IRS would have more time, up to 6 years, to find and examine unreported and misreported offshore transactions.

Robust penalties would be in place for those who still try to skirt the rules.

This bill would improve tax compliance without raising taxes on anyone. These are taxes that already are legally owed.

Those who game the tax system by hiding their money in offshore accounts, like those in the recent UBS scandal, unfairly shift the tax burden to honest taxpayers who comply with their tax obligations. The IRS estimates that up to 52,000 individuals hid billions of dollars in offshore accounts through UBS.

Offshore tax evasion is a significant part of the tax gap and it has gone on long enough.

I believe this bill will be a turning point in putting an end to offshore tax evasion.

I look forward to working with my Colleagues here in the Senate and in

the House to enact this important piece of legislation this year.

By Mr. ROCKEFELLER (for himself, Mrs. HUTCHISON, Mr. LAUTENBERG, Mr. SCHUMER, Mr. THUNE, and Ms. KLOBUCHAR):

S. 1938. A bill to establish a program to reduce injuries and deaths caused by cellphone use and texting while driving; to the Committee on Environment and Public Works.

Mr. ROCKEFELLER. Mr. President, today I am introducing comprehensive, bipartisan legislation to reduce deaths and injuries caused by drivers texting and holding cell phones, I am delighted to have four original cosponsors join me today: Senator HUTCHISON, the ranking member of the Senate Commerce, Science and Transportation Committee; Senator LAUTENBERG, the chairman of the Senate Commerce Committee's Surface Transportation and Merchant Marine Infrastructure, Safety and Security Subcommittee, Senator SCHUMER, and Mr. THUNE, the ranking member of the Surface Transportation and Merchant Marine Subcommittee.

According to the Department of Transportation, distracted drivers last year killed 5,800 people. Distraction was a factor in 16 percent of all traffic fatalities. In addition, distracted drivers injured 515,000 people, which accounted for 22 percent of all people injured in traffic accidents.

Distracted driving covers a range of activities: eating, reaching for an object, texting, or using a cell phone. An analysis of 5,471 passenger vehicle crashes investigated by the National Highway Traffic Safety Administration, NHTSA, found that 18 percent of drivers just prior to the crash were engaged in at least one non-driving activity, which included cell phone use.

We all know that the explosion of cell phone use and texting in the past three years has brought distracted driving to a new level of danger. Now we have the new data, provided by the same researchers who record seat belt use levels for NHTSA: at any given daylight hour, 11 percent of vehicles are driven by a person holding a handheld electronic device. That translates into 812,000 drivers not paying full attention to driving at any given moment of the day, which makes our roads more dangerous for everyone.

The statistics regarding deaths and injuries caused by distracted drivers provide the foundation for us to act. But the tragic, individual stories of deaths and injuries to innocent people compel us to act.

In October 2008, 29-year-old Tiffany DeGroft was exchanging text messages with her boyfriend while driving her Jaguar on Braddock Road in Centreville, Virginia. The text messages indicate that her boyfriend was upset. His last text message read: "Why aren't you answering me now?" Tiffany DeGroft did not answer because her car had missed a curve in the road. She

was killed on impact. A Fairfax County detective said, "We found the phone on the floor in the open position. I suspect she was actually reading the text."

While that story is tragic, it becomes even more so when the person texting doesn't kill himself or herself, but innocent persons instead.

In September 2008, 13-year-old Margay Schee in Marion County, FL, was riding home from school in a school bus. A truck driver, who by his own admission was distracted by a cell phone conversation, slammed into the back of the bus, which had its flashers on while stopped. The bus caught fire, killing Margay in a vehicle that is designed to protect children.

In September 2006, college student Reggie Shaw sent 11 text messages over 30 minutes to his girlfriend as he drove his truck along a two-lane highway in rural Utah. Shaw sent the last text message one minute before he called police about the accident. Investigators concluded that Shaw sent that last text message just as he crossed the yellow line of the rural highway, striking an oncoming car. James Furaro and Keith O'Dell, both rocket scientists, were killed instantly.

Unlike some highway safety issues that are complicated to address, this one is not. Writing and reading text messages while driving a 2,000-pound vehicle is dangerous—not only for the driver, but also for the driver's passengers and everyone else using the roads. Crashes involving commercial vehicles—such as trucks and buses—can result in even more catastrophic accidents than passenger cars. An 80,000-pound truck will crush a small car like a soda can.

Texting takes a driver's eyes off the road for at least four seconds at a time—long enough at high speeds to travel the length of a football field. Under those circumstances, there is no time to react to a stopped car, a stop sign, or another road hazard. In fact, a recent study by the Virginia Tech Transportation Institute on behalf of the Federal Motor Carrier Safety Administration, FMCSA, found that motor vehicle operators who are texting are 23 times more likely to cause a crash, or near-crash, than a non-distracted driver. Deaths and injuries to innocent people are the inevitable and tragically avoidable result.

In 2006, the National Transportation Safety Board, after investigating several accidents, made a recommendation to the FMCSA to ban cell phone use by commercial driver's license holders who have endorsements to carry passengers or drive school buses. I commend the Transportation Secretary's recent actions to begin addressing these recommendations. But I am concerned that the Department of Transportation should be doing more to eliminate these unsafe driver distractions.

Several States have taken action to ban texting while driving, and to limit cell phone use to hands-free devices.

But not enough states have done so. Since Constitutional considerations prohibit the federal government from directing states to enact traffic laws, we at the federal level can only give states funding incentives to act with regard to passenger vehicle drivers. That is why I am today introducing the Distracted Driving Prevention Act of 2009.

First, this legislation would create a grant program to send money to states that enact laws to prohibit texting and hand-held cell phone use while driving. While we wish the states would enact these common-sense safety measures on their own, the history of highway safety tells us that many states will fail to act unless we give them an incentive to do so.

To qualify for a federal grant, a state must enact an absolute ban on texting while driving. No exceptions. There should be no exception for a driver taking his or her eyes off the road. For states to receive the grant, the prohibition on texting must have significant penalties, including increased fines and other penalties for a driver who causes an accident while texting.

The second requirement for a State to receive a grant is to enact a law that bans holding a cell phone while driving. When people drive, both hands should be on the wheel. The grant program does not ask states to completely ban cell phone use by drivers; our legislation would allow the use of a hands-free device during a phone call. We also allow states to make exceptions for holding a cell phone to call for emergency services.

States qualifying for the grant must completely ban cell phone use by drivers under the age of 18. A driver under 18 years old may not even use a hands-free device. For these inexperienced drivers, the additional distraction of using a cell phone can be deadly. Many parents already encourage their teenage drivers to not use a cell phone while driving. But having the police enforce this law will be even more effective.

With more States enacting a ban on texting and hand-held cell phone use, we need to get the message out so that drivers obey the law. Our legislation would create a new national education campaign based upon the tremendous success of the recent drunk driving and seat belt advertising campaigns. These advertising campaigns are not only an opportunity to remind people of the law, but also a means by which to educate drivers about the dangers of texting and cell phone use. This education can change driver behavior even when law enforcement might not be present.

In addition to nationwide advertising, we also will direct NHTSA to target some local markets with advertising in states and cities that have already passed texting and cell phone use laws.

Unlike passenger vehicle drivers, a truck driver's vehicle is also his or her

office space. Devices to receive directions, follow-up on orders, or maintain contact with dispatchers are necessary to perform a truck driver's duties. These devices, too, can become distractions, as they require eyes and attention to be removed from the roadway. Therefore, this legislation would require the Secretary of Transportation to issue regulations within one year specifically on the use of electronic and wireless devices by commercial motor vehicle drivers and those who operate certain school buses. The Secretary would be authorized to ban the use of certain devices if the Secretary determines that they interfere with the safe operation of a commercial motor vehicle. The bill also would allow the Secretary to permit exceptions for emergency uses. We need to make sure that commercial motor vehicle drivers are operating their trucks and buses in the safest manner possible.

Furthermore, this legislation will require that states, as part of their federal grant for data collection, begin collecting distracted driving data about each vehicle crash, starting with the police reports of the crash. By requiring law enforcement officers to inquire about the possible role that texting or cell phone use might have played in a crash, and requiring states to collect that data, we can better understand the scope and causes of the distracted driving problem.

To bolster the new data collection at the state level, this legislation would require the Transportation Secretary to establish a dedicated program at the Transportation Department to study all forms of distracted driving across all modes of transportation. Better research is essential to finding the best strategies for reducing deaths and injuries caused by distracted driving.

This legislation also charges the Federal Communications Commission with studying potential initiatives to raise awareness and reduce the problems caused by distracted driving. By bringing aboard the agency with oversight of wireless carriers, we add another stakeholder that can help us develop creative solutions to address this problem.

One last note about this legislation: it is paid for. The grant program that encourages states to enact a primary seat belt law has run a surplus in recent years as the number of states enacting a new primary seat belt law has slowed. Any state that enacts a new primary seat belt law in 2010 and 2011 would still receive their safety belt grant. But the remainder of the funding for that program will be redirected for the nationwide distracted driving advertising campaigns, and sent as grants to states that prohibit texting and hand-held cell phone use.

Creating incentives for states to take action against distracted driving, launching a nationwide campaign to educate drivers about the dangers of texting and cell phone use, and collecting better data about driver behav-

ior will result in fewer deaths and injuries on our nation's roads.

I ask my colleagues to support this comprehensive bill that will save lives and prevent injuries by reducing distracted driving.

SUBMITTED RESOLUTIONS

SENATE RESOLUTION 323—HONORING EDWARD W. BROOKE, III, FORMER UNITED STATES SENATOR FOR THE COMMONWEALTH OF MASSACHUSETTS, ON THE OCCASION OF HIS 90TH BIRTHDAY

Mr. BURRIS (for himself, Mr. KERRY, and Mr. KIRK) submitted the following resolution; which was referred to the Committee on the Judiciary.

S. RES. 323

Whereas Edward W. Brooke, III, served in the United States Senate with great dedication, integrity, and professionalism as a trusted colleague from the Commonwealth of Massachusetts;

Whereas Edward Brooke was the first African American elected by popular vote to the United States Senate and was the first African American to serve in the United States Senate since the Reconstruction Era;

Whereas Edward Brooke served on the Commission on Civil Disorders under President Lyndon B. Johnson, where his work on discrimination in housing served as the basis for the Fair Housing Act of 1968 (42 U.S.C. 3601 et seq.);

Whereas Edward Brooke was awarded the Presidential Medal of Freedom on June 23, 2004;

Whereas Edward Brooke was awarded the Congressional Gold Medal on October 28, 2009;

Whereas Edward Brooke's long and distinguished career in public service included serving in the United States Army during World War II, as Attorney General for the Commonwealth of Massachusetts, and as chairman of the board of the National Low Income Housing Coalition; and

Whereas Edward Brooke celebrated his 90th birthday on October 26, 2009: Now, therefore, be it

Resolved, That the Senate—

(1) acknowledges and honors the unprecedented and enduring achievements and contributions made by Edward W. Brooke, III, during his distinguished career of public service to the United States; and

(2) congratulates and expresses best wishes to Edward Brooke on the celebration of his 90th birthday.

SENATE RESOLUTION 324—DESIGNATING NOVEMBER 1, 2009, AS "NATIONAL HEMANGIOMA TREATMENT AWARENESS DAY"

Mr. GRAHAM submitted the following resolution; which was considered and agreed to:

S. RES. 324

Whereas hemangiomas are the most common benign tumors that occur in infancy;

Whereas hemangiomas appear at birth, or within the first several months of life;

Whereas, each year, approximately 400,000 children in the United States are born with hemangiomas and other vascular anomalies;

Whereas hemangiomas and other vascular anomalies can have a negative effect on the emotional development of a child;

Whereas awareness of the impact of hemangiomas and vascular anomalies on children, their families, and society will lead to improvements in the care of children with hemangiomas;

Whereas the National Institutes of Health supports research on the treatment of, and cure for, hemangiomas and other vascular anomalies;

Whereas The Hemangioma Treatment Foundation has the unique mission of providing treatment to children affected with hemangiomas and other vascular anomalies; and

Whereas The Hemangioma Treatment Foundation is dedicated to finding a cure for hemangiomas and other vascular anomalies: Now, therefore, be it

Resolved, That the Senate—

(1) designates November 1, 2009, as “National Hemangioma Treatment Awareness Day”; and

(2) respectfully requests that the Secretary of Senate transmit a copy of this resolution to The Hemangioma Treatment Foundation.

SENATE RESOLUTION 325—DESIGNATING OCTOBER 25 THROUGH OCTOBER 31, 2009, AS “NATIONAL HISPANIC MEDIA WEEK” IN HONOR OF THE LATINO MEDIA OF AMERICA

Mr. REID (for himself, Mrs. GILLIBRAND, Mr. UDALL of Colorado, Mr. BINGAMAN, Mr. BENNET, and Mr. MENENDEZ) submitted the following resolution; which was considered and agreed to:

S. RES. 325

Whereas for almost 470 years the United States has benefitted from the work of Hispanic writers and publishers;

Whereas there are over 800 Hispanic newspapers with a circulation of 17,800,000, and over 550 Hispanic magazines with a circulation of 31,600,000;

Whereas Hispanic television and radio programs respond to the bilingual needs of the United States Latino population;

Whereas market research estimates that the reach of Spanish language television is nearly universal;

Whereas 1 in 8 Americans is served by a Hispanic publication throughout the Nation;

Whereas the Latino print media generated \$1,400,000,000 in revenue last year, despite adverse economic conditions;

Whereas the Hispanic press informs many Americans about significant political, economic, and social issues of our day;

Whereas the Hispanic press in the United States focuses in particular on informing and promoting the well being of our country’s Hispanic community; and

Whereas commemorating the achievements of the Hispanic press acknowledges the important role the Hispanic press has played in United States history: Now, therefore, be it

Resolved, That the Senate—

(1) designates October 25 through October 31, 2009, as “National Hispanic Media Week” in honor of the Latino Media of America; and

(2) encourages the people of the United States to observe the week with appropriate programs and activities.

AMENDMENTS SUBMITTED AND PROPOSED

SA 2703. Mr. LEAHY submitted an amendment intended to be proposed by him to the bill H.R. 3548, to amend the Supplemental

Appropriations Act, 2008 to provide for the temporary availability of certain additional emergency unemployment compensation, and for other purposes; which was ordered to lie on the table.

SA 2704. Mr. LEAHY submitted an amendment intended to be proposed by him to the bill H.R. 3548, supra; which was ordered to lie on the table.

SA 2705. Mr. CASEY submitted an amendment intended to be proposed to amendment SA 2699 submitted by Mr. ISAKSON (for himself and Mr. DODD) and intended to be proposed to the bill H.R. 3548, supra; which was ordered to lie on the table.

SA 2706. Mrs. MCCASKILL submitted an amendment intended to be proposed by her to the bill H.R. 3548, supra; which was ordered to lie on the table.

SA 2707. Mr. BROWNBACK submitted an amendment intended to be proposed by him to the bill H.R. 2847, making appropriations for the Departments of Commerce and Justice, and Science, and Related Agencies for the fiscal year ending September 30, 2010, and for other purposes; which was ordered to lie on the table.

TEXT OF AMENDMENTS

SA 2703. Mr. LEAHY submitted an amendment intended to be proposed by him to the bill H.R. 3548, to amend the Supplemental Appropriations Act, 2008 to provide for the temporary availability of certain additional emergency unemployment compensation, and for other purposes; which was ordered to lie on the table; as follows:

On page 3, after line 22, add the following:
SEC. 205. EB-5 REGIONAL CENTER PROGRAM.

Section 610 of the Departments of Commerce, Justice, and State, the Judiciary, and Related Agencies Appropriations Act, 1993 (8 U.S.C. 1153 note) is amended—

(1) by striking “pilot” each place it appears; and

(2) in subsection (b), by striking “for 15 years”.

SA 2704. Mr. LEAHY submitted an amendment intended to be proposed by him to the bill H.R. 3548, to amend the Supplemental Appropriations Act, 2008 to provide for the temporary availability of certain additional emergency unemployment compensation, and for other purposes; which was ordered to lie on the table; as follows:

On page 7, after line 9, add the following:

SEC. 6. EB-5 REGIONAL CENTER PROGRAM.

Section 610 of the Departments of Commerce, Justice, and State, the Judiciary, and Related Agencies Appropriations Act, 1993 (8 U.S.C. 1153 note) is amended—

(1) by striking “pilot” each place it appears; and

(2) in subsection (b), by striking “for 15 years”.

SA 2705. Mr. CASEY submitted an amendment intended to be proposed to amendment SA 2699 submitted by Mr. ISAKSON (for himself and Mr. DODD) and intended to be proposed to the bill H.R. 3548, to amend the Supplemental Appropriations Act, 2008 to provide for the temporary availability of certain additional emergency unemployment compensation, and for other purposes; which was ordered to lie on the table; as follows:

Beginning on page 5, line 22, strike all through page 7, line 9, and insert the following:

(b) DOCUMENTATION REQUIREMENT.—Subsection (d) of section 36 of such Code is amended by striking “or” at the end of paragraph (1), by striking the period at the end of paragraph (2) and inserting a comma, and by adding at the end the following new paragraphs:

“(3) the taxpayer fails to attach to the return of tax for such taxable year a properly executed copy of the settlement statement used to complete such purchase, or

“(4) the taxpayer fails to attach to the return of tax for such taxable year a certified statement of the taxpayer’s eligibility for the tax credit issued by the real estate reporting person (as defined in section 6045(e)(2)) with respect to such purchase.”.

(c) RESTRICTION ON MARRIED INDIVIDUAL ACQUIRING RESIDENCE FROM FAMILY OF SPOUSE.—Clause (i) of section 36(c)(3)(A) of such Code is amended by inserting “(or, if married, such individual’s spouse)” after “person acquiring such property”.

(d) CERTAIN ERRORS WITH RESPECT TO THE FIRST-TIME HOMEBUYER TAX CREDIT TREATED AS MATHEMATICAL OR CLERICAL ERRORS.—Paragraph (2) of section 6213(g) of such Code, as amended by this Act, is amended by striking “and” at the end of subparagraph (N), by striking the period at the end of subparagraph (O) and inserting “, and”, and by inserting after subparagraph (O) the following new subparagraph:

“(P) an entry on a return claiming the credit under section 36 if—

“(i) the Secretary obtains information from the person issuing the TIN of the taxpayer that indicates that the taxpayer does not meet the age requirement of section 36(b)(3),

“(ii) information provided to the Secretary by the taxpayer on an income tax return for at least one of the 2 preceding taxable years is inconsistent with eligibility for such credit, or

“(iii) the taxpayer fails to attach to the return the form described in paragraph (3) or (4) of section 36(d).”.

(e) INVESTIGATION AND PROSECUTION; REPORT.—The Commissioner of Internal Revenue shall take such steps as are necessary to investigate and prosecute instances of fraud related to the first-time homebuyer tax credit under section 36 of the Internal Revenue Code of 1986. The Commissioner of Internal Revenue shall provide reports to Congress on the status of the investigatory and prosecutorial actions not later than 90 days after the date of the enactment of this Act, and quarterly thereafter.

(f) EFFECTIVE DATE.—

SA 2706. Mrs. MCCASKILL submitted an amendment intended to be proposed by her to the bill H.R. 3548, to amend the Supplemental Appropriations Act, 2008 to provide for the temporary availability of certain additional emergency unemployment compensation, and for other purposes; which was ordered to lie on the table; as follows:

At the end add the following:

SEC. . WAIVER OF RECAPTURE OF FIRST-TIME HOMEBUYER CREDIT FOR INDIVIDUALS ON QUALIFIED OFFICIAL EXTENDED DUTY.

(a) IN GENERAL.—Paragraph (4) of section 36(f) of the Internal Revenue Code of 1986 is amended by adding at the end the following new subparagraph:

“(E) SPECIAL RULE FOR MEMBERS OF THE ARMED FORCES, ETC.—

“(i) IN GENERAL.—In the case of the disposition of a principal residence by an individual (or a cessation referred to in paragraph (2)) after December 31, 2008, in connection with

Government orders received by such individual, or such individual's spouse, for qualified official extended duty service—

“(I) paragraph (2) and subsection (d)(2) shall not apply to such disposition (or cessation), and

“(II) if such residence was acquired before January 1, 2009, paragraph (1) shall not apply to the taxable year in which such disposition (or cessation) occurs or any subsequent taxable year.

“(ii) **QUALIFIED OFFICIAL EXTENDED DUTY SERVICE.**—For purposes of this section, the term ‘qualified official extended duty service’ means service on qualified official extended duty as—

“(I) a member of the uniformed services,

“(II) a member of the Foreign Service of the United States, or

“(III) as an employee of the intelligence community.

“(iii) **DEFINITIONS.**—Any term used in this subparagraph which is also used in paragraph (9) of section 121(d) shall have the same meaning as when used in such paragraph.”.

(b) **EFFECTIVE DATE.**—The amendment made by this section shall apply to dispositions and cessations after December 31, 2008.

SEC. ____ . EXTENSION OF FIRST-TIME HOME-BUYER CREDIT FOR INDIVIDUALS ON QUALIFIED OFFICIAL EXTENDED DUTY OUTSIDE THE UNITED STATES.

(a) **IN GENERAL.**—Subsection (h) of section 36 of the Internal Revenue Code of 1986 is amended—

(1) by striking “This section” and inserting “(1) **IN GENERAL.**—This section”, and

(2) by adding at the end the following:

“(2) **SPECIAL RULES FOR INDIVIDUALS ON QUALIFIED OFFICIAL EXTENDED DUTY OUTSIDE THE UNITED STATES.**—In the case of any individual who serves on qualified official extended duty service outside the United States for at least 90 days in calendar year 2009 and, if married, such individual's spouse—

“(A) paragraph (1) shall be applied by substituting ‘December 1, 2010’ for ‘December 1, 2009’,

“(B) subsection (f)(4)(D) shall be applied by substituting ‘December 1, 2010’ for ‘December 1, 2009’, and

“(C) in lieu of subsection (g), in the case of a purchase of a principal residence after December 31, 2009, and before July 1, 2010, the taxpayer may elect to treat such purchase as made on December 31, 2009, for purposes of this section (other than subsections (c) and (f)(4)(D)).”.

(b) **COORDINATION WITH FIRST-TIME HOME-BUYER CREDIT FOR DISTRICT OF COLUMBIA.**—Paragraph (4) of section 1400C(e) of such Code is amended by inserting “(December 1, 2010, in the case of a purchase subject to section 36(h)(2))” after “December 1, 2009”.

(c) **EFFECTIVE DATE.**—The amendments made by this section shall apply to residences purchased after November 30, 2009.

SEC. ____ . EXCLUSION FROM GROSS INCOME OF QUALIFIED MILITARY BASE REALIGNMENT AND CLOSURE FRINGE.

(a) **IN GENERAL.**—Subsection (n) of section 132 of the Internal Revenue Code of 1986 is amended—

(1) in subparagraph (1) by striking “this subsection) to offset the adverse effects on housing values as a result of a military base realignment or closure” and inserting “the American Recovery and Reinvestment Tax Act of 2009”, and

(2) in subparagraph (2) by striking “clause (1) of”.

(b) **EFFECTIVE DATE.**—The amendments made by this act shall apply to payments made after February 17, 2009.

SEC. ____ . INCREASE IN PENALTY FOR FAILURE TO FILE A PARTNERSHIP OR S CORPORATION RETURN.

(a) **IN GENERAL.**—Sections 6698(b)(1) and 6699(b)(1) of the Internal Revenue Code of 1986 are each amended by striking “\$89” and inserting “\$110”.

(b) **EFFECTIVE DATE.**—The amendments made by this section shall apply to returns for taxable years beginning after December 31, 2009.

SEC. ____ . TIME FOR PAYMENT OF CORPORATE ESTIMATED TAXES.

The percentage under paragraph (1) of section 202(b) of the Corporate Estimated Tax Shift Act of 2009 in effect on the date of the enactment of this Act is increased by 0.5 percentage points.

SA 2707. Mr. BROWNBACK submitted an amendment intended to be proposed by him to the bill H.R. 2847, making appropriations for the Departments of Commerce and Justice, and Science, and Related Agencies for the fiscal year ending September 30, 2010, and for other purposes; which was ordered to lie on the table; as follows:

On page 203, between lines 23 and 24, insert the following:

TITLE VI—CONGO CONFLICT MINERALS

SEC. 601. FINDINGS.

Congress finds the following:

(1) The Democratic Republic of Congo was devastated by a civil war carried out in 1996 and 1997 and a war that began in 1998 and ended in 2003, which resulted in widespread human rights violations and the intervention of multiple armed forces or armed non-state actors from other countries in the region.

(2) Despite the signing of a peace agreement and subsequent withdrawal of foreign forces in 2003, the eastern region of the Democratic Republic of Congo has continued to suffer from high levels of poverty, insecurity, and a culture of impunity, in which illegal armed groups and military forces continue to commit widespread human rights abuses.

(3) According to a study by the International Rescue Committee released in January 2008, conflict and related humanitarian crisis in the Democratic Republic of Congo have resulted in the deaths of an estimated 5,400,000 people since 1998 and continue to cause as many as 45,000 deaths each month.

(4) Sexual violence and rape remain pervasive tools of warfare used by all parties in eastern region of the Democratic Republic of Congo to terrorize and humiliate communities, resulting in community break down which causes a decrease in the ability of affected communities to resist control by illegal armed forces and a loss of community access to minerals. Sexual violence and rape affect hundreds of thousands of women and girls, frequently resulting in traumatic fistula, other severe genital injuries, and long-term psychological trauma.

(5) A report released by the Government Accountability Office in December 2007 describes how the mismanagement and illicit trade of extractive resources from the Democratic Republic of Congo supports conflict between militias and armed domestic factions in neighboring countries.

(6) In October 2002, the United Nations Group of Experts on the Democratic Republic of Congo called on member states of the United Nations to adopt measures, consistent with the guidelines established for multinational enterprises by the Organization for Economic Co-operation and Development, to ensure that enterprises in their jurisdiction do not abuse principles of conduct that they have adopted as a matter of law.

(7) In February 2008, the United Nations Group of Experts on the Democratic Republic of Congo stated, “individuals and entities buying mineral output from areas of the eastern part of the Democratic Republic of Congo with a strong rebel presence are violating the sanctions regime when they do not exercise due diligence to ensure their mineral purchases do not provide assistance to illegal armed groups” and defined due diligence as including the following:

(A) Determining the precise identity of the deposits from which the minerals they intend to purchase have been mined.

(B) Establishing whether or not these deposits are controlled or taxed by illegal armed groups.

(C) Refusing to buy minerals known to originate, or suspected to originate, from deposits controlled or taxed by illegal armed groups.

(8) In its final report, released on December 12, 2008, the United Nations Group of Experts on the Democratic Republic of the Congo found that official exports of columbite-tantalite, cassiterite, wolframite, and gold are grossly undervalued and that various illegal armed groups in the eastern region of the Democratic Republic of Congo continue to profit greatly from these natural resources by coercively exercising control over mining sites from where they are extracted and locations along which they are transported for export.

(9) United Nations Security Council Resolution 1857, unanimously adopted on December 22, 2008—

(A) broadens existing sanctions relating to the Democratic Republic of Congo to include “individuals or entities supporting the illegal armed groups . . . through illicit trade of natural resources.”; and

(B) encourages member countries to ensure that companies handling minerals from the Democratic Republic of Congo exercise due diligence on their suppliers.

(10) Continued weak governance in the Democratic Republic of Congo has allowed the illicit trade in the minerals columbite-tantalite, cassiterite, wolframite, and gold to flourish, which empowers illegal armed groups, undermines local development, and results in a loss or misuse of tax revenue for the Government of the Democratic Republic of Congo. The development of stronger governance and economic institutions that support legitimate cross-border trade in such minerals would—

(A) help prevent the exploitation of such minerals by illegal armed groups; and

(B) enable the hundreds of thousands of people who depend on such minerals for their livelihoods to benefit from such minerals.

(11) Metals derived from columbite-tantalite, cassiterite, wolframite, and gold from the Democratic Republic of Congo are used in diverse technological products sold worldwide, including mobile telephones, laptop computers, and digital video recorders.

(12) In February 2009, the Electronic Industry Citizenship Coalition and the Global e-Sustainability Initiative released a statement asserting that—

(A) use by the information communications technology industry of mined commodities that support conflict in such countries as the Democratic Republic of Congo is unacceptable; and

(B) electronics companies can and should uphold responsible practices in their operations and work with suppliers to meet social and environmental standards with respect to the raw materials used in the manufacture of their products.

(13) Notwithstanding the extensiveness of the supply chains of technological products and the extensiveness of the processing

stages for the metals derived from columbite-tantalite, cassiterite, wolframite, and gold used in such products, companies that create and sell products that include such metals have the ability to influence the situation in the Democratic Republic of Congo by—

(A) exercising due diligence in ensuring that their suppliers provide raw materials in a manner that does not—

(i) directly finance armed conflict;

(ii) result in labor or human rights violations; or

(iii) damage the environment;

(B) verifying—

(i) the country from which the minerals used to derive such metals originate;

(ii) the identity of the exporter of the minerals; and

(iii) that all appropriate tax payments are made; and

(C) committing to support mineral exporters from the Democratic Republic of Congo who—

(i) fully disclose their export payments; and

(ii) certify that their minerals do not—

(I) directly finance armed conflict;

(II) result in labor or human rights violations; or

(III) damage the environment.

SEC. 602. STATEMENT OF POLICY.

It is the policy of the United States, as affirmed by the Democratic Republic of Congo Relief, Security, and Development Promotion Act of 2006 (Public Law 109-456; 22 U.S.C. 2151 note) and consistent with United Nations Security Council Resolution 1857 (2008), to promote peace and security in the eastern Democratic Republic of Congo by supporting efforts of the Government of the Democratic Republic of Congo, other governments in the Great Lakes Region of Africa, and the international community—

(1) to monitor and stop commercial activities involving the natural resources of the Democratic Republic of Congo that contribute to illegal armed groups and human rights violations in the Democratic Republic of Congo; and

(2) to develop stronger governance and economic institutions that can facilitate and improve transparency in the cross-border trade involving the natural resources of the Democratic Republic of Congo in order to reduce exploitation by illegal armed groups and promote local and regional development.

SEC. 603. INVESTIGATION, REPORTS, AND STRATEGY REGARDING COLUMBITE-TANTALITE, CASSITERITE, WOLFRAMITE, GOLD, AND HUMAN RIGHTS ABUSES IN THE DEMOCRATIC REPUBLIC OF CONGO.

(a) SUPPORT OF MANDATE OF UNITED NATIONS GROUP OF EXPERTS ON THE DEMOCRATIC REPUBLIC OF CONGO.—The President, acting through the Secretary of State, the United States Permanent Representative to the United Nations, and other appropriate United States Government officials, shall use the voice and vote of the United States at the United Nations Security Council to renew the mandate and strengthen the capacity of the United Nations Group of Experts on the Democratic Republic of Congo to investigate links between natural resources and the financing of illegal armed groups, and ensure that the Group of Experts' recommendations are given serious consideration.

(b) MAP OF MINERAL-RICH ZONES AND ARMED GROUPS IN DEMOCRATIC REPUBLIC OF CONGO.—

(1) IN GENERAL.—Not later than 120 days after the date of the enactment of this Act, the Secretary of State shall, consistent with the recommendation from the United Nations Group of Experts on the Democratic

Republic of Congo in their December 2008 report, work with other member states of the United Nations and local and international nongovernmental organizations—

(A) to produce a map of mineral-rich zones and armed groups in the eastern region of the Democratic Republic of Congo; and

(B) to make such map available to the public.

(2) UPDATES.—The Secretary of State shall update the map required by paragraph (1) not less frequently than once every 180 days until the Secretary of State certifies that no armed party to any ongoing armed conflict in the Democratic Republic of Congo or any other country is involved in the mining, sale, or export of columbite-tantalite, cassiterite, wolframite, or gold, or the control thereof, or derives benefits from such activities.

(c) GUIDANCE FOR COMMERCIAL ENTITIES.—The Secretary of State shall, consistent with the recommendation from the United Nations Group of Experts on the Democratic Republic of Congo in their December 2008 report, work with other member states of the United Nations and local and international nongovernmental organizations to provide guidance to commercial entities seeking to exercise due diligence on their suppliers to ensure that the raw materials used in their products do not—

(1) directly finance armed conflict;

(2) result in labor or human rights violations; or

(3) damage the environment.

(d) STRATEGY.—

(1) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Secretary of State shall, working with the Administrator of the United States Agency for International Development, submit to the appropriate congressional committees a strategy to address the linkages that exist between human rights abuses, armed groups, and the mining of columbite-tantalite, cassiterite, wolframite, and gold in the Democratic Republic of Congo.

(2) CONTENTS.—The strategy required by paragraph (1) shall include the following:

(A) A plan to assist the Government of the Democratic Republic of Congo and other governments in the region in establishing and effectively implementing the necessary frameworks and institutions to formalize and improve transparency in the trade of columbite-tantalite, cassiterite, wolframite, and gold.

(B) An outline of assistance currently being provided and an assessment of future assistance that could be provided by the Government of the United States to help the Government of the Democratic Republic of Congo strengthen the management and export of natural resources in the eastern region of the Democratic Republic of Congo.

(C) A description of punitive measures that could be taken against individuals or entities whose commercial activities are supporting illegal armed groups and human rights violations in eastern Democratic Republic of Congo.

(e) ANNUAL HUMAN RIGHTS REPORTS.—In preparing those portions of the annual Country Reports on Human Rights Practices relating to the Democratic Republic of Congo or countries that share a border with the Democratic Republic of Congo, the Secretary of State shall ensure that such reports include a description of any instances or patterns of practice that indicate that the extraction and cross-border trade in columbite-tantalite, cassiterite, wolframite, or gold has negatively affected human rights conditions or supported specific human rights violations, sexual or gender-based violence, or labor abuses in the eastern region of the Democratic Republic of Congo, during the period covered by each report.

(f) ANNUAL ORGANIZATION FOR ECONOMIC CO-OPERATION AND DEVELOPMENT INVESTMENT COMMITTEE REPORT.—In preparing the United States' annual report to the Organization for Economic Co-operation and Development Investment Committee, the Secretary of State shall include a description of efforts by the United States to ensure, consistent with the Organization for Economic Co-operation and Development Guidelines for Multinational Enterprises, that enterprises under United States jurisdiction are exercising due diligence to ensure that their purchases of minerals or metals are not originating from mines and trading routes that are used to finance or benefit illegal armed groups in the Democratic Republic of Congo.

(g) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated to the Secretary of State for fiscal year 2010 such sums as may be necessary for the Secretary to carry out the provisions of this section.

(h) DEFINITIONS.—In this section:

(1) APPROPRIATE CONGRESSIONAL COMMITTEES.—The term "appropriate congressional committees" means—

(A) the Committee on Appropriations, the Committee on Foreign Relations, and the Committee on Banking, Housing, and Urban Affairs of the Senate; and

(B) the Committee on Appropriations, the Committee on Foreign Affairs, and the Committee on Financial Services of the House of Representatives.

(2) HUMAN RIGHTS REPORTS.—The term "Human Rights Reports" means all reports submitted by the Secretary of State to Congress under sections 116 and 502B of the Foreign Assistance Act of 1961 (22 U.S.C. 2151n and 2304).

SEC. 604. DISCLOSURE TO SECURITIES AND EXCHANGE COMMISSION OF ACTIVITIES RELATING TO COLUMBITE-TANTALITE, CASSITERITE, AND WOLFRAMITE INDUSTRIES.

Section 13 of the Securities Exchange Act of 1934 (15 U.S.C. 78m) is amended by adding at the end the following new subsection:

"(m) DISCLOSURE TO COMMISSION OF ACTIVITIES RELATING TO COLUMBITE-TANTALITE, CASSITERITE, AND WOLFRAMITE INDUSTRIES.—

"(1) IN GENERAL.—Not later than 180 days after the date of enactment of this subsection, the Commission shall promulgate rules requiring any person described in paragraph (2)—

"(A) to disclose annually to the Commission the country of origin of columbite-tantalite, cassiterite, or wolframite related to any of the activities described in paragraph (3);

"(B) if disclosure is required under subparagraph (A) and the country of origin disclosed under subparagraph (A) is the Democratic Republic of Congo or an adjoining country, to disclose annually to the Commission the mine of origin of such columbite-tantalite, cassiterite, and wolframite; and

"(C) if disclosure is required under subparagraph (A) or subparagraph (B) for columbite-tantalite, cassiterite, or wolframite, to submit along with such disclosure an independent audit of the supply chain of such columbite-tantalite, cassiterite, or wolframite to ensure that such disclosure is accurate.

"(2) PERSON DESCRIBED.—A person is described in this paragraph if the person—

"(A) is required to file reports to the Commission under subsection (a); and

"(B) either—

"(i) engages in activities described in paragraph (3); or

"(ii) controls a person that engages in activities described in paragraph (3).

"(3) ACTIVITIES DESCRIBED.—An activity described in this paragraph is—

“(A) the commercial exploration, extraction, importation, exportation, or sale of columbite-tantalite, cassiterite, or wolframite; or

“(B) the use of such minerals, derivatives of such minerals, components that include such minerals, or components that include derivatives of such minerals in the manufacture of a product for sale.

“(4) REVISIONS AND WAIVERS.—The Commission may revise or temporarily waive the requirements described in paragraph (1) if the Commission determines that such revision or waiver is—

“(A) necessary for the protection of investors; and

“(B) in the public interest.

“(5) TERMINATION OF DISCLOSURE REQUIREMENTS.—The disclosure requirements of this subsection shall terminate if the President—

“(A) determines that—

“(i) no armed party to any ongoing armed conflict in the Democratic Republic of Congo or any other country—

“(I) is involved in an activity described in paragraph (3)(A) with respect to columbite-tantalite, cassiterite, or wolframite; or

“(II) derives benefits from such activity; or

“(ii) a regional framework has been established and effectively implemented to monitor and regulate the activities described in paragraph (3)(A) with respect to columbite-tantalite, cassiterite, or wolframite in the Democratic Republic of Congo so that such activities do not finance or benefit illegal armed groups; and

“(B) notifies the Commission of the determination under subparagraph (A).

“(6) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated to the Commission for fiscal year 2010 such sums as may be necessary for the Commission to carry out the provisions of this subsection.

“(7) DEFINITIONS.—In this subsection, the following definitions shall apply:

“(A) ADJOINING COUNTRY.—The term ‘adjoining country’, with respect to the Democratic Republic of Congo, means a country that shares an internationally recognized border with the Democratic Republic of Congo.

“(B) CONTROL.—The term ‘control’ means—

“(i) in the case of a corporation, ownership of at least 50 percent of the voting stock of the corporation; and

“(ii) in the case of any other entity, ownership of interests representing at least 50 percent of the voting capital of the entity.

“(C) FOREIGN PERSON.—The term ‘foreign person’ means a person—

“(i) in the case of an individual, who is an alien as such term is defined in section 101(a) of the Immigration and Nationality Act (8 U.S.C. 1101(a)); or

“(ii) in the case of a partnership, corporation, or other entity, that is organized under the laws of a foreign country or that has its principal place of business in a foreign country.

“(D) PERSON.—The term ‘person’ has the meaning given the term in section 3(a) but does not include—

“(i) any foreign nongovernmental organization that—

“(I) has consultative status with the United Nations Economic and Social Council; or

“(II) has been accredited by a department or specialized agency of the United Nations; or

“(ii) a foreign person whose business activities are strictly limited to providing goods and services that are—

“(I) intended to relieve human suffering;

“(II) intended to promote welfare, health, religious, or spiritual activities;

“(III) used for educational or humanitarian purposes;

“(IV) used for journalistic activities; or

“(V) used for such other purposes as the Secretary of State may determine serve the foreign policy interests of the United States.”.

SEC. 605. SENSE OF CONGRESS ON ASSISTANCE FOR AFFECTED COMMUNITIES AND SUSTAINABLE LIVELIHOODS.

(a) SENSE OF CONGRESS ON ASSISTANCE FOR AFFECTED COMMUNITIES.—It is the sense of Congress that the Administrator of the United States Agency for International Development should expand and better coordinate programs to assist and empower communities in the eastern Democratic Republic of Congo whose livelihoods depend on the mineral trade, particularly—

(1) communities affected by sexual and gender-based violence; and

(2) individuals displaced by violence.

(b) SENSE OF CONGRESS ON FUTURE YEAR FUNDING.—It is the sense of Congress that the Secretary of State and the Administrator should work with the appropriate congressional committees to increase assistance in fiscal years beginning after fiscal year 2009 for communities affected by violence in the Democratic Republic of Congo, specifically—

(1) to provide medical treatment, psychological support, and rehabilitation assistance for survivors of sexual and gender-based violence;

(2) to provide humanitarian relief and basic services to people displaced by violence;

(3) to improve living conditions and livelihood prospects for artisanal miners and mine workers; and

(4) to alleviate poverty by reconstructing infrastructure and revitalizing agricultural production.

(c) SENSE OF CONGRESS ON COORDINATION OF ASSISTANCE.—It is the sense of Congress that the United States should work with other countries, on a bilateral and multilateral basis—

(1) to increase protection and services for communities in the eastern Democratic Republic of Congo at risk of human rights violations associated with the mineral trade, particularly women and girls;

(2) to strengthen the management and trade of natural resources in the Democratic Republic of Congo; and

(3) to improve the conditions and livelihood prospects of artisanal miners and mine workers.

SEC. 606. REPORT.

Not later than 2 years after the date of the enactment of this Act, the Comptroller General of the United States shall submit to Congress a report that includes the following:

(1) An assessment of the effectiveness of the provisions of this Act and section 13(m) of the Securities Exchange Act of 1934 (15 U.S.C. 78m(m)), as added by section 5, in promoting peace and security in accordance with section 3.

(2) A description of the problems, if any, encountered by the President, officials described in section 4(a), the Securities and Exchange Commission, and the Administrator of the United States Agency for International Development in carrying out the provisions of this Act and such section 13(m).

(3) A description of the adverse impacts of carrying out the provisions of this Act and such section 13(m), if any, on communities in the eastern Democratic Republic of Congo.

(4) Recommendations for legislative or regulatory actions that can be taken—

(A) to improve the effectiveness of the provisions of this Act and such section 13(m) to promote peace and security in accordance with section 3;

(B) to resolve the problems described pursuant to paragraph (2), if any; and

(C) to mitigate the adverse impacts described pursuant paragraph (3), if any.

AUTHORITY FOR COMMITTEES TO MEET

COMMITTEE ON COMMERCE, SCIENCE, AND TRANSPORTATION

Mr. CARDIN. Mr. President, I ask unanimous consent that the Committee on Commerce, Science, and Transportation be authorized to meet during the session of the Senate on October 27, 2009, at 2:30 p.m. in room 253 of the Russell Senate Office Building.

The PRESIDING OFFICER. Without objection, it is so ordered.

COMMITTEE ON COMMERCE, SCIENCE, AND TRANSPORTATION

Mr. CARDIN. Mr. President, I ask unanimous consent that the Committee on Commerce, Science, and Transportation be authorized to meet during the session of the Senate on October 27, 2009, at 2:15 p.m.

The PRESIDING OFFICER. Without objection, it is so ordered.

COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS

Mr. CARDIN. Mr. President, I ask unanimous consent that the Committee on Environment and Public Works be authorized to meet during the session of the Senate on October 27, 2009, at 9:30 a.m. in Room 406 of the Dirksen Senate Office Building to hold a hearing entitled, “Legislative Hearing on S. 1733, Clean Energy Jobs and American Power Act.”

The PRESIDING OFFICER. Without objection, it is so ordered.

SELECT COMMITTEE ON INTELLIGENCE

Mr. CARDIN. Mr. President, I ask unanimous consent that the Select Committee on Intelligence be authorized to meet during the session of the Senate on October 27, 2009, at 2:30 p.m.

The PRESIDING OFFICER. Without objection, it is so ordered.

SUBCOMMITTEE ON DOMESTIC AND FOREIGN MARKETING, INSPECTION AND PLANT AND ANIMAL HEALTH AND THE SUBCOMMITTEE ON PRODUCTION, INCOME PROTECTION, AND PRICE SUPPORT

Mr. CARDIN. Mr. President, I ask unanimous consent that the Committee on Agriculture, Nutrition and Forestry, Subcommittee on Domestic and Foreign Marketing, Inspection and Plant and Animal Health and the Subcommittee on Production, Income Protection, and Price Support, be authorized to meet during the session of the Senate on October 27, 2009, at 2:30 p.m. in room 216 of the Hart Senate Office Building.

The PRESIDING OFFICER. Without objection, it is so ordered.

PRIVILEGES OF THE FLOOR

Mr. CARDIN. Mr. President, I ask unanimous consent that privileges of the floor be granted to the following member of my staff during the pendency of this nomination: Troy Ware.

The PRESIDING OFFICER. Without objection, it is so ordered.

NATIONAL HEMANGIOMA TREATMENT AWARENESS DAY

Mrs. SHAHEEN. Mr. President, I ask unanimous consent that the Senate now proceed to the consideration of S. Res. 324, which was submitted earlier today.

The PRESIDING OFFICER. The clerk will report.

The legislative clerk read as follows: A resolution (S. Res. 324) designating November 1, 2009, as "National Hemangioma Treatment Awareness Day."

There being no objection, the Senate proceeded to consider the resolution.

Mrs. SHAHEEN. Mr. President, I ask unanimous consent that the resolution be agreed to, the preamble be agreed to, and the motions to reconsider be laid upon the table.

The PRESIDING OFFICER. Without objection, it is so ordered.

The resolution (S. Res. 324) was agreed to.

The preamble was agreed to.

The resolution, with its preamble, reads as follows:

S. RES. 324

Whereas hemangiomas are the most common benign tumors that occur in infancy;

Whereas hemangiomas appear at birth, or within the first several months of life;

Whereas, each year, approximately 400,000 children in the United States are born with hemangiomas and other vascular anomalies;

Whereas hemangiomas and other vascular anomalies can have a negative effect on the emotional development of a child;

Whereas awareness of the impact of hemangiomas and vascular anomalies on children, their families, and society will lead to improvements in the care of children with hemangiomas;

Whereas the National Institutes of Health supports research on the treatment of, and cure for, hemangiomas and other vascular anomalies;

Whereas The Hemangioma Treatment Foundation has the unique mission of providing treatment to children affected with hemangiomas and other vascular anomalies; and

Whereas The Hemangioma Treatment Foundation is dedicated to finding a cure for hemangiomas and other vascular anomalies: Now, therefore, be it

Resolved, That the Senate—

(1) designates November 1, 2009, as "National Hemangioma Treatment Awareness Day"; and

(2) respectfully requests that the Secretary of Senate transmit a copy of this resolution to The Hemangioma Treatment Foundation.

NATIONAL HISPANIC MEDIA WEEK

Mrs. SHAHEEN. Mr. President, I ask unanimous consent that the Senate proceed to the immediate consideration of S. Res. 325, which was submitted earlier today.

The PRESIDING OFFICER. The clerk will report.

The legislative clerk read as follows:

A resolution (S. Res. 325) designating October 25 through October 31, 2009 as "National Hispanic Media Week" in honor of the Latino Media of America.

There being no objection, the Senate proceeded to consider the resolution.

Mrs. SHAHEEN. Mr. President, I ask unanimous consent that the resolution be agreed to, the preamble be agreed to, the motions to reconsider be laid upon the table, with no intervening action or debate, and that any statements related to the resolution be printed in the RECORD.

The PRESIDING OFFICER. Without objection, it is so ordered.

The resolution (S. Res. 325) was agreed to.

The preamble was agreed to.

The resolution, with its preamble, reads as follows:

S. RES. 325

Whereas for almost 470 years the United States has benefitted from the work of Hispanic writers and publishers;

Whereas there are over 800 Hispanic newspapers with a circulation of 17,800,000, and over 550 Hispanic magazines with a circulation of 31,600,000;

Whereas Hispanic television and radio programs respond to the bilingual needs of the United States Latino population;

Whereas market research estimates that the reach of Spanish language television is nearly universal;

Whereas 1 in 8 Americans is served by a Hispanic publication throughout the Nation;

Whereas the Latino print media generated \$1,400,000,000 in revenue last year, despite adverse economic conditions;

Whereas the Hispanic press informs many Americans about significant political, economic, and social issues of our day;

Whereas the Hispanic press in the United States focuses in particular on informing and promoting the well being of our country's Hispanic community; and

Whereas commemorating the achievements of the Hispanic press acknowledges the important role the Hispanic press has played in United States history: Now, therefore, be it

Resolved, That the Senate—

(1) designates October 25 through October 31, 2009, as "National Hispanic Media Week" in honor of the Latino Media of America; and

(2) encourages the people of the United States to observe the week with appropriate programs and activities.

APPOINTMENT

The PRESIDING OFFICER. The Chair, on behalf of the President pro tempore, pursuant to Public Law 99-498, as amended by Public Law 110-315, appoints the following individuals to the Advisory Committee on Student Financial Assistance: David Gruen of Wyoming and William Luckey of Kentucky.

Mrs. SHAHEEN. Mr. President, I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The assistant legislative clerk proceeded to call the roll.

Mrs. SHAHEEN. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

ORDERS FOR WEDNESDAY, OCTOBER 28, 2009

Mrs. SHAHEEN. Mr. President, I ask unanimous consent that when the Senate completes its business today, it adjourn until 9:30 a.m. tomorrow, Wednesday, October 28; that following the prayer and pledge, the Journal of proceedings be approved to date, the morning hour be deemed expired, the time for the two leaders be reserved for their use later in the day, and the Senate then proceed to a period for the transaction of morning business for 2 hours, with Senators permitted to speak therein for up to 10 minutes each, with the time equally divided and controlled between the two leaders or their designees, with the majority controlling the first half and the Republicans controlling the final half; that following morning business, the Senate resume consideration of the motion to proceed to H.R. 3548, the Unemployment Compensation Extension Act of 2009, postcloture; and that time during any period of morning business, recess or adjournment count postcloture.

The PRESIDING OFFICER. Without objection, it is so ordered.

PROGRAM

Mrs. SHAHEEN. Mr. President, cloture was invoked on the motion to proceed to the unemployment extension legislation. It is my hope that some of the postcloture debate time can be yielded back and that we can proceed to the bill tomorrow.

ADJOURNMENT UNTIL 9:30 A.M. TOMORROW

Mrs. SHAHEEN. Mr. President, if there is no further business to come before the Senate, I ask unanimous consent that it adjourn under the previous order.

There being no objection, the Senate, at 7:10 p.m., adjourned until Wednesday, October 28, 2009, at 9:30 a.m.

CONFIRMATION

Executive nomination confirmed by the Senate Tuesday, October 27, 2009:

THE JUDICIARY

IRENE CORNELIA BERGER, OF WEST VIRGINIA, TO BE UNITED STATES DISTRICT JUDGE FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA.

EXTENSIONS OF REMARKS

SUPPORTING THE GOALS AND IDEALS OF NATIONAL DOMESTIC VIOLENCE AWARENESS MONTH

SPEECH OF

HON. LAURA RICHARDSON

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Monday, October 26, 2009

Ms. RICHARDSON. Mr. Speaker, I rise in strong support of H. Res. 817, which supports the goals and ideals of Domestic Violence Awareness Month and expresses the sense of the House of Representatives that Congress should raise awareness of domestic violence issues and support programs designed to end domestic violence.

Twenty-two years ago, the first Domestic Violence Awareness Month was observed and since 1989 legislation designating October as National Violence Awareness Month has passed every year. Domestic violence affects people of every age, race, ethnicity, religion, and gender. Women are most disproportionately affected and nearly one in four women will experience domestic violence during her lifetime. Every single day in the United States, more than three women are murdered by their significant other. Young women ages 16 to 24 experience the highest rates of intimate partner violence. Every year, over 15 million children are exposed to domestic violence and these children are more likely to abuse alcohol and drugs, attempt suicide, and become involved in teenage prostitution. These statistics are sobering.

In a struggling economy, domestic violence programs are needed more than ever. Earlier this year marked the 15th anniversary of the passage of the Federal Violence Against Women Act; however, more work must be done to protect victims of domestic violence. In my home State of California, cuts in state financing have led to elimination of funding for shelter services. This has translated to cuts in services and fewer victims being served. Ultimately, this sends a message that victims of domestic abuse are not a priority to our State.

Mr. Speaker, I ask my colleagues to join me in supporting the goals and ideals of Domestic Violence Awareness Month.

HONORING OLGA MURRAY

HON. LYNN C. WOOLSEY

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Tuesday, October 27, 2009

Ms. WOOLSEY. Madam Speaker, I rise today to honor Olga Murray of Sausalito, California, for her commitment to helping destitute children in one of the poorest countries of the world. In 1984, at the age of 60, Ms. Murray founded the Nepal Youth Opportunity Foundation, NYOF, which assists thousands of children through programs operated by the Nepalese themselves.

The mission of NYOF, which arose from Murray's vision, is to "transform the lives of impoverished Nepalese children by providing them with what should be every child's birthright—education, housing, medical care, and loving support." Inspired by these compelling words, NYOF's programs include homes for neglected and abandoned children, education programs and scholarships from grade school through graduate school, and even random acts of kindness.

But Murray may be best known for her innovative Indentured Daughters program which frees young girls from servitude. Among Tharu farmers, families in poverty sell their girls as young as 6 years old to serve in bondage to higher-caste families around the country where they perform menial labor under difficult conditions and are sometimes beaten and forced into prostitution. Often, the parents believe their daughters will actually be better off. Although the practice is now illegal, the prohibition is not enforced.

Murray's solution is to offer the parents a pig or goat in exchange for not selling their daughters as the animal is worth more if bred or butchered. She also pays the daughters' \$100 per year school expenses and has funded construction of 36 classrooms to accommodate them. Murray has saved thousands of young girls this way and inspired Nepalese charities to follow her lead in saving even more.

Murray is a prodigious fundraiser for NYOF, recognized as one of the most effective organizations of its kind. However, it is her personal passion and loving joy for her work and the people of Nepal that are the secret of her success. She has received numerous prestigious awards including Unsung Heroes of Compassion from the Dalai Lama, a medal from the King of Nepal, the Mannington Stand on a Better World Award, and the St. Vincent de Paul Society Frank Brennan Award for Outstanding Service to the Poor.

Madam Speaker, I admire Ms. Murray's commitment to creating opportunities for the children of Nepal. The children of the world are our future, and we can be inspired by people like Olga to make this world a better place.

TRIBUTE TO SISTER DOROTHY
ANN KELLY

HON. NITA M. LOWEY

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Tuesday, October 27, 2009

Mrs. LOWEY. Madam Speaker, I rise to pay tribute to Sister Dorothy Ann Kelly, OSU, whose extraordinary life of service as an educational leader and visionary, a champion for social justice and interfaith understanding, and a mentor to thousands of women and men will be celebrated by the Alumnae/i Association of the College of New Rochelle on Saturday, November 7, 2009.

Sister Dorothy Ann, the 11th president of the College of New Rochelle, died suddenly

on March 27, 2009, ending her 60-year affiliation with the college, from which she had graduated in 1951. At the time of her death, she was in her 6th year as Provincial Prioress of the Eastern Province of the Ursulines of the Roman Union, the order of Roman Catholic nuns that she had entered in 1952.

Sister Dorothy Ann started her 25-year tenure as CNR president in the early 1970s, at a time when many all-women's colleges across the country were foundering. She gave new life to CNR by establishing its School of New Resources to educate adult students on six branch campuses in urban New York City neighborhoods. A commuter student from the Bronx, who had attended CNR on a scholarship, Sister Dorothy Ann saw the School of New Resources as furthering the original mission of the college to make higher education more accessible to those who weren't being well served. Two other schools were also established at CNR during her presidency—the School of Nursing and the Graduate School—earning her the unofficial title as "second founder" of the college.

Her immeasurable talents as an effective, inspiring, tenacious and energetic leader soon brought her expanded roles in higher education. In 1978, she was named the first woman chair of the Commission of Independent Colleges and Universities of the State of New York, and 9 years later, became the first woman chair of the National Association of Colleges and Universities.

Sister Dorothy Ann's influence and impact were also felt in other arenas, on the local, national and even international scene. In 1974, she became one of the first members of the Executive Committee of the Inter-Religious Council of New Rochelle, and maintained that association until her death. Shortly thereafter, convinced that the violence in northern Ireland had to be stopped, she not only hosted Nobel Peace Prize winners Mairead Corrigan Maguire and Betty Williams several times at the college, but also served as the first president of a New York-based group formed to finance the Northern Ireland Peace People. And in 1995, she was appointed by President Bill Clinton as a member of the official U.S. Delegation to the United Nations Fourth World Conference on Women in Beijing.

Her achievements and contributions to numerous organizations and causes won her wide recognition, with honors including induction into the Westchester County Women's Hall of Fame and honorary degrees from six U.S. colleges and universities. But far more meaningful and lasting are the heartfelt tributes from the thousands whose lives she touched—and improved—through her landmark efforts to expand educational opportunities and increase understanding among peoples of all faiths, races and cultural backgrounds. I urge you to join me in honoring Sister Dorothy Ann Kelly's remarkable legacy of service and commitment to making this a better world.

• This "bullet" symbol identifies statements or insertions which are not spoken by a Member of the Senate on the floor.

Matter set in this typeface indicates words inserted or appended, rather than spoken, by a Member of the House on the floor.

PERSONAL EXPLANATION

HON. RON KLEIN

OF FLORIDA

IN THE HOUSE OF REPRESENTATIVES

Tuesday, October 27, 2009

Mr. KLEIN of Florida. Madam Speaker, I rise today to submit a record of how I would have voted on October 26, 2009. Had I voted, I would have voted "yea" on rollcall No. 814 and "aye" on rollcall No. 815.

WATER POLITICS IN THE MIDDLE EAST

HON. MIKE QUIGLEY

OF ILLINOIS

IN THE HOUSE OF REPRESENTATIVES

Tuesday, October 27, 2009

Mr. QUIGLEY. Madam Speaker, I rise today because a water crisis threatens to destabilize Iraq and the entire Middle East.

Iraqi leaders warn that disaster areas suffering from the water crisis, like Basra, provide a breeding ground for insurgents.

Refugees fleeing the water crisis have deserted their homes and constitute the biggest movement of Iraqi refugees since the Iran war of the 1980s. The Iraqi military has had to intervene, and it's only a matter of time before the water crisis becomes a security crisis that imperils regional peace.

Just how serious is this water crisis?

The Euphrates River, which once supported empires in the cradle of civilization, is now barely fit for human use. In some areas it's "A slick black ooze, fit only for scores of bathing water buffalo." In other areas, salinity levels have risen so high that towns have been evacuated, their citizens unable to drink the fetid water.

In Basra, for example, low water levels in the Tigris and Euphrates have brought salt water rushing in from the Persian Gulf. Rising salinity levels threaten the viability of local agriculture so much that Amer Suleiman, Basra's agriculture director, will soon declare Basra a "disaster area" and warns that "if things continue to deteriorate there is no hope for Basra to recover."

What can be done about Iraq's water crisis? What can be done to replenish the Tigris and Euphrates?

The first solution is to reform Iraq's careless water management system.

Nibras al Mamouri, a professor of water resources at Baghdad's College of Agriculture, says "poor irrigation techniques and a lack of incentives to stop wasting so much water" are partly to blame for the current shortage.

The second solution, an international solution, reminds us that a water crisis in Iraq has consequences for the entire Middle East.

The Iraqi government, rightly or wrongly, has blamed the water crisis on its neighbors, principally Turkey and Syria but also Iran.

To resolve the water crisis, Iraq must negotiate a more equitable water sharing agreement—

(1) With Turkey, which controls the headwaters of both rivers—

(2) With Syria, through which the rivers pass—

(3) And with Iran, which controls two other rivers—the Karun and the Karkheh—that feed into the Faw Peninsula and Basra.

Turkey, Syria, and Iraq, responding to the water crisis, met earlier this month in Ankara to discuss a solution. But little has been achieved so far—neither Turkey nor Syria has been particularly sympathetic to Iraq, especially since each faces its own water shortage.

The difficulty of reaching an agreement underscores the unique diplomatic challenge posed by water politics. River water cannot belong to only one country because it flows between many countries. This is complicated by the fact that water flows in only one direction, and that upstream countries affect water levels downstream, but not vice versa.

Turkey, for example, which controls the headwaters of both the Tigris and the Euphrates, can control water flows to downstream countries, such as Syria and Iraq. Syria and Iraq begin any water negotiation with Turkey at an a priori disadvantage. But without greater Turkish cooperation, water shortages could spell disaster for Syrian and Iraqi agriculture, and spillover effects could destabilize the region.

The planned Ilisu dam, to be built on the Turkish part of the Tigris, is especially controversial in Iraq, which has already accused Turkey of choking the Euphrates with hydroelectric dams.

Some Iraqi leaders even suggest that water is being used as a weapon against Iraq and threaten war.

Tayseer al Mashadani, an Iraqi member of parliament, warns that "Iraq's water crisis . . . could lead us into war with one of our neighbors. The new war on Iraq is a war of water." But, before we accept the inevitability of war, we should reflect on words from the late Senator Simon: "Water," he said "can be a catalyst for war and can also create peace between nations."

In the Middle East we have an extraordinary opportunity to make cooperative water sharing serve the cause of peace.

Our voice carries a lot of weight in the region, and we should use that weight to support a water sharing agreement between Iraq, Turkey, Iran, and Syria.

The consequences of failure are too great.

IN MEMORY OF MR. JOSEPH A. MANENTE

HON. TIM RYAN

OF OHIO

IN THE HOUSE OF REPRESENTATIVES

Tuesday, October 27, 2009

Mr. RYAN of Ohio. Madam Speaker, it is with deep sadness that I inform the House of the death of Mr. Joseph A. Manente of Girard, Ohio.

GIRARD—Joseph A. Manente, 74, died Sunday, Sept. 20, 2009, at St. Elizabeth Health Center in Youngstown.

He was born June 13, 1935, in Girard, a son of Carmen and Gabriella Carson Manente.

He was a veteran of the U.S. Army and a member of St. Rose Church, Girard.

He retired from the Girard Post Office.

He is survived by his wife, Betty Miller Manente; two children, Lisa Manente Leschinsky of Girard and Greg of Hartford; two brothers, Anthony Manente of Austintown and Sam Manente of Mineral Ridge, and three grandchildren.

He was preceded in death by five brothers and sisters.

Calling hours will be from 5 to 8 p.m. Wednesday at McClurkin Funeral Home, Girard.

A Mass of Christian Burial will be held at 11 a.m. Thursday at St. Rose Church with prayers at 10:30 at the funeral home.

Interment will be at Girard City Cemetery.

RECOGNIZING MICHAEL P. SULLIVAN AS THE CHAUTAUQUA LEADERSHIP NETWORK'S 2009 LEADERSHIP AWARD RECIPIENT

HON. BRIAN HIGGINS

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Tuesday, October 27, 2009

Mr. HIGGINS. Madam Speaker, it is my pleasure today to recognize my friend, Michael P. Sullivan, the Director of Institution Relations and Public Affairs at Chautauqua Institution, as the recipient of Chautauqua Leadership Network's 2009 Leadership Award.

The Chautauqua Leadership Network's mission is to identify and nurture regional leaders. They provide a framework for an emerging network of skilled civic trustees and help the community to meet the challenges of today and the opportunities of tomorrow.

The Chautauqua Leadership Network's Leadership Award is given to the person whose activities have done the most to further the mission of the Chautauqua Leadership Network; and there is no question that Mr. Sullivan is a commendable choice. His professional undertakings have had a profoundly positive effect on Chautauqua County.

Since 1998, Mr. Sullivan has been responsible for all marketing, public relations, and communication activities for the Chautauqua Institution. He previously worked as Director of Public Relations and Marketing at Highland Hospital in Rochester. As a member of the Public Relations Society of America, Mr. Sullivan earned his APR (Accredited in Public Relations) and served as president of the Rochester Chapter of Delegates to the PRSA National Assembly.

I would like to congratulate Mike for achieving this honor. I am pleased and honored to recognize Mr. Sullivan as the recipient of the Chautauqua Leadership Network's 2009 Leadership Award. This award honors Michael's years of guidance, leadership, and devotion to not only the Institution, but Chautauqua County as well.

CONGRATULATING KRISTINE WALTER AND DARREN ROSE

HON. GEORGE RADANOVICH

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Tuesday, October 27, 2009

Mr. RADANOVICH. Madam Speaker, I rise today to congratulate and honor both Kristine Walter and Darren Rose for their past and present role in Leadership Fresno. Kristine Walter is the current chairman of this worthy, community-building organization, and Darren Rose was elected the incoming chairman beginning in July 2010.

The Leadership Fresno Steering Committee is comprised of alumni from previous Leadership Fresno classes. Kristine was president of Class 21, and Darren, District Director for California's 19th Congressional District, is in Class 23. Leadership Fresno has provided a place for community leaders to learn more about Fresno, network with other community-focused and concerned citizens, and offered innovative ways to work together to improve and change the greater Fresno area for the better.

The vision and leadership provided by this noteworthy organization is influential and effective in building communities in Fresno. Each year, Leadership Fresno coordinates a two-day retreat in August and continues building into the leadership class all year through the completion of the program the following June. The program includes seminars and projects, all leading to the improvement of community problems and concerns.

I am proud of the work done in the Fresno area by Kristine Walter in her capacity as chairman of the Leadership Fresno steering committee, and I am excited to see the work that Darren Rose will implement in the coming year. Please join me in congratulating both of these exemplary community leaders.

CONGRATULATING NORTH-
WESTERN UNIVERSITY WOMEN'S
LACROSSE TEAM

SPEECH OF

HON. JANICE D. SCHAKOWSKY

OF ILLINOIS

IN THE HOUSE OF REPRESENTATIVES

Monday, October 26, 2009

Ms. SCHAKOWSKY. Mr. Speaker, I rise today in strong support of H. Res. 824, a resolution I introduced to congratulate the Northwestern University women's lacrosse team for winning its fifth consecutive national championship.

Madam Speaker, the Northwestern University lacrosse team completed the 2009 season with a record-setting 21–7 victory over North Carolina in the NCAA championship game on May 24. It capped a perfect 23–0 season for head coach Kelly Amonte Hiller and her team, joining the 2005 team as the second undefeated team in school history.

The Wildcats faced numerous challenges in seeking their fifth consecutive championship, yet they rose to meet that challenge each and every time. For instance, when trailing Penn 12–11 with time running out in the first overtime period of the NCAA semifinals, Katrina Dowd flipped a miracle shot over her shoulder while falling to the turf, which somehow scored with 0.2 seconds remaining, tying the game at 12. The team went on to win the game in the second overtime period.

As a team, the Wildcats set NCAA single-season records for points (570) and goals (407), while also leading the nation in draw controls (16.9 per game). Individually, Hannah Nielsen became the NCAA's single-game (10), single-season (83) and career assist leader (224). Sixteen of Northwestern's 23 wins came against ranked opponents, and they were a perfect 10–0 at home, extending their home winning streak to 54, an NCAA record.

In addition to the team honors, six Wildcats were awarded All-American honors by the Intercollegiate Women's Lacrosse Coaches Association (IWLCA) and U.S. Lacrosse. Hannah Nielsen and Katrina Dowd were named to the first team, while Hillary Bowen, Meredith Frank and Danielle Spencer all earned second-team honors and goalkeeper Morgan Lathrop was a third-team selection.

In addition to being successes on the athletic field, this team is a success in the classroom as well. Fourteen members of the team were honored this year as being academic all-Big Ten honorees. The lacrosse team had 14 academic all-Big Ten honorees. And Senior Hilary Bowen was named ESPN the Magazine Women's At-Large Academic All-American of the Year.

Lastly, while this team's intelligence, athletic prowess and determination are evident, I would like to share a story that demonstrates the team's heart and commitment to their community. During the 5-year championship run, the Northwestern lacrosse team has made an enduring and lasting friendship with 10-year-old Jaclyn Murphy. The friendship began as the Wildcats did what they could to raise the spirits of a young girl diagnosed with a brain tumor. Today, that friendship between NU and Jaclyn continues to deepen. After seeing the impact the team had on his daughter, Jaclyn's father Denis started the Friends of Jaclyn Foundation, a non-profit organization created to raise public awareness regarding pediatric brain tumors. To date, over three dozen collegiate and high school teams have "adopted" children with brain tumors.

In conclusion Mr. Speaker, this team represents our nation's ideal of what the student athlete should be. Not only are the members of this team fantastic athletes and stellar students, they are also wonderful people. I would like to recognize all the team members: Bea Conley, Danielle Spencer, Shannon Smith, Katrina Dowd, Rachel Fox, Kim Pantages, Erin Fitzgerald, Lizzie Abramson, Taylor Thornton, Alexandra Frank, Lacey Vigmostad, Colleen Magarity, Samantha Suntulli, Ali Cassera, Amanda Macaluso, Brooke Mathews, Gabrielle Flibotte, Maggie Bremer, Kirstyn Atkinson, Maria Tedeschi, Jessica Russo, Alexa Delyra, Brittany Wilbon, Darby St. Clair-Barrie, Brianne LoManto, and Sara Harrington, as well as the coaches Kelly Hiller, Lindsey Munday, Ann Elliot, and Scott Hiller. I feel privileged to represent this team in Congress and I urge my colleagues to support this resolution.

HONORING THE BOOK LAUNCH OF
"FILIPINOS IN CARSON AND THE
SOUTH BAY" BY FLORANTE
PETER IBANEZ AND ROSELYN
ESTEPA IBANEZ

HON. LAURA RICHARDSON

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Tuesday, October 27, 2009

Ms. RICHARDSON. Madam Speaker, I rise today to call attention to a very significant event that occurred in my district last Friday, October 23, 2009. That day marked the public introduction of an important new book, "Filipinos in Carson and the South Bay." I am proud that the co-authors of this book are my constituents, Mr. Florante Peter Ibanez, and his wife, Roselyn Estepa Ibanez. Florante is a library manager at Loyola Law School and adjunct professor at Loyola Marymount University where he teaches a course entitled "The Filipino American Experience." Rose serves as the board chair for the Filipino American Library and works for the City of Los Angeles in the Department of Neighborhood Empowerment.

Their work, "Filipinos in Carson and the South Bay," chronicles the rich history and significant contributions made by Filipino Americans to the City of Carson, the state of California, and the United States. It is an extensively researched and meticulously documented history of the Filipino experience. In addition to the general population, students of history, political science, anthropology, sociology, and other academic disciplines will find this work a welcome addition. I thank Florante Peter Ibanez and Roselyn Estepa Ibanez for undertaking this enormous task and salute their achievement.

Madam Speaker, October 2009 has been proclaimed Filipino American History Month in my home state of California and the U.S. Senate adopted a similar resolution earlier this month. It is my hope and expectation that the House will act very soon and favorably on H. Res. 155, a resolution I am proud to co-sponsor. This resolution will put the House on record in strong support of observing October as Filipino American History Month.

Madam Speaker, it is my honor and privilege to represent the people of the 37th Congressional District of California, which is one of the most ethnically, culturally, and racially diverse congressional districts in the country. This is especially true of Carson, one of the major cities in the district. Carson is comprised of roughly equal populations of Hispanics, African Americans, Caucasians, and Asian/Pacific Islanders. The majority of Asian Pacific Americans are Filipinos who settled there as early as the 1920s to work on the farms or in factories, or serve in the U.S. Armed Forces, or to start their own businesses, or to serve their community as doctors, lawyers, and members of the clergy.

In the years since the descendants of these pioneers have prospered and made Carson and the South Bay one of the most livable communities in the nation and a preferred destination for Filipinos looking to start a new life in our country.

The vibrant Filipino community in Carson and the South Bay hosts an annual Festival of Philippine Arts and Culture which is one of Southern California's oldest, largest, and most heavily attended community festivals.

Madam Speaker, the authors, Florante Peter Ibanez and Roselyn Estepa Ibanez, chronicle the remarkable story of the Filipino experience in Carson and the South Bay. Their book adds a long overdue chapter to the American story. I ask my colleagues to join with me in honoring Florante Peter Ibanez and Roselyn Estepa Ibanez and applauding their major contribution to Filipino American History Month.

ANSWERING THE CALL IN THE
WAKE OF GULF'S FUEL DEPOT
EXPLOSION IN PUERTO RICO

HON. CHARLES B. RANGEL

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Tuesday, October 27, 2009

Mr. RANGEL. Madam Speaker, I rise to thank President Barack Obama for his steadfastness in dealing with the state of emergency in my beloved Puerto Rico. An explosion at the fuel storage complex in Cataño ignited a fire on Friday, October 23rd, that burned for two days, spewing thick, toxic smoke across the Caribbean region and forcing hundreds of people on the island to evacuate their homes. The fire affected 21 of the fuel depot's 40 tanks. The damages are now estimated at \$6.4 million.

In a press statement issued by the office of the President's Press Secretary, President Obama swiftly declared that an emergency exists in the Commonwealth of Puerto Rico. Furthermore, the President ordered federal aid to supplement Governor Fortuno's funds and other local response efforts in the area struck by explosions and fire.

The President's action authorizes the Department of Homeland Security's Federal Emergency Management Agency to coordinate all disaster relief efforts. The purpose of this swift action is to alleviate the hardship and suffering caused by the emergency on the locals, and to provide appropriate assistance for required emergency measures, authorized under Title V of the Stafford Act. This will save lives, protect property and public health and safety, and lessen or avert the threat of a catastrophe in the municipalities of Bayamón, Cataño, Guaynabo, San Juan, and Toa Baja.

Although it's true that we can't personally drive those fire engines and we can't personally distribute aid, there are still lots of other ways in which we can all help. I, and my fellow colleagues here in Congress, can make sure that our government does not stray from its initial commitments and that bureaucratic red tape does not impede any relief efforts to the affected area. We can also appeal to constituents in our own home districts to give to the local charities that are involved in this effort, like the Red Cross or Catholic Charities.

We must never forget that our country's strength lies not just in the size of our military, but also in the depth of our compassion. Any effort will go a long way in relieving the suffering that continues to be felt by our fellow citizens and Commonwealth neighbors to the south.

PUTTING THE PRICE OF GOING
GREEN IN CONTEXT

HON. ED WHITFIELD

OF KENTUCKY

IN THE HOUSE OF REPRESENTATIVES

Tuesday, October 27, 2009

Mr. WHITFIELD. Madam Speaker, I rise today to highlight an article by Dr. Kurt House entitled, "Putting the Price of Going Green in Context." The following column was coauthored by Benjamin Urquhart, a research associate at Harvard University's Center for the Environment, and Mark Winkler, a Ph.D. stu-

dent at Harvard's School of Engineering and Applied Sciences.

Over time, the global energy infrastructure must change because the continued combustion of fossil fuels is altering Earth's climate in potentially dangerous ways and because the large wealth transfer from mostly democratic oil-importing countries to mostly autocratic oil-exporting countries is propelling up repressive regimes worldwide. So, we know that the world's energy infrastructure must change. But, the interesting questions are: how big an investment are we willing to make to bring about that change and how fast are we willing to make that investment?

Many groups have tried to answer these questions. In the last year alone former Vice President Al Gore, Google, oilman T. Boone Pickens, Greenpeace, and the International Energy Agency all have published hypothetical scenarios for how the United States could transform its energy infrastructure over the next two decades. Gore's "Repower America" calls for generating 100-percent renewable electricity by 2020. Google's "Clean Energy 2030" would eliminate coal- and oil-burning power plants by 2030, while retaining natural gas power plants to maintain grid stability. Greenpeace is strongly anti-nuclear, while Pickens promotes wind power and natural gas as alternatives to foreign oil.

The quantity of new electricity-generating capacity proposed in the Gore and Google plans has led to criticism that they are unrealistically expensive. We try to place such commentary in a more quantitative context by comparing the industrial and financial commitments necessary to achieve the Google and Gore plans to two large-scale, government-led efforts from the twentieth century—the industrial buildup that accompanied World War II and the construction of the Interstate Highway System. These massive projects serve as tangible benchmarks for the magnitude of financial commitment and public support that will be required to rebuild the U.S. power sector.

Let's start with a bit of history: The U.S. industrial commitment to World War II was staggering. At its peak, the war occupied almost 40 percent of the nation's total economic capacity, and it required massive quantities of raw materials—at least 100 megatons of steel to build among other things more than 80,000 tanks, 250,000 planes and helicopters, and 15 million tons of munitions. The inflation adjusted annual cost of the war effort averaged close to \$700 billion between 1943 and 1945, while the total cost of the war effort topped \$2.5 trillion (in 2006 dollars).

In comparison, constructing the Interstate Highway System demanded a less intensive effort—but one of far longer duration. With the majority of its 47,000 miles covered by 11 inch-thick concrete—and weighing an impressive 700 megatons—it remains the largest public works project in U.S. history. During its peak years of construction, from 1970 to 1980, 17 megatons of concrete were used annually to create 1,100 miles of roadway a year, at a real annual expense of almost \$11 billion, or about 0.3 percent of the nation's annual economic output over that time. The project—from its start in 1956 until its symbolic completion in 1995—cost the nation close to \$350 billion (again, in 2006 dollars).

How do current energy transformation plans compare to these massive governmental efforts?

To determine the answer, we calculated the overnight capital cost—the cost of a project without interest payments, as if it were finished in one night—as well as the requirements in steel and concrete for the Gore and Google plans. We also calculated

expenditures for the U.S. Energy Information Agency's (EIA) Annual Energy Outlook, the traditional policy-neutral, business-as-usual scenario. We then compared the total and annual expenditures of capital, steel, and concrete using World War II as a baseline for capital and steel consumption, and the highway project as a baseline for concrete consumption. (Note: Although the cost of steel and concrete also are included in the total capital numbers, we wanted straight comparisons for the total mass of steel and concrete to complement the more traditional capital comparisons.)

The results are summarized in two charts we have generated. The first chart shows that achieving Gore's vision of removing fossil fuels from electricity production by 2020 will require 50 percent of the capital and 60 percent of the steel required to wage World War II as well as 25 percent of the concrete that was used to construct the Interstate Highway System. (Google's requirements are a bit higher because its forecast assumes a higher U.S. growth rate for electricity consumption.) The other chart shows that the annual expenditures required to achieve the Gore and Google plans would require 60 and 90 percent, respectively, of the concrete used annually for the highway system and about 20 percent of the steel consumed annually during the peak of war spending.

Take a moment to consider these numbers. Achieving either plan would require both an annual investment of concrete equal to the amount used to build the Interstate Highway System and an annual steel investment equal to one-quarter of that required to defeat the Axis powers. This is a massive industrial investment! Furthermore, these are only the steel and concrete requirements; the quantity of photovoltaic panels, for example, required to achieve the Gore or Google plan would be 28 and 74 times current global production, respectively.

The material requirements to achieve the Gore plan are significantly lower than those required to achieve the Google plan primarily due to their radically different estimates for the growth in electricity production. Google estimates that U.S. electricity production will grow by 4 percent to roughly 1,024 gigawatts by 2020, which essentially matches the EIA's forecast. The Gore plan, on the other hand, assumes that U.S. electricity production will decrease by a staggering 27 percent! That decrease—Gore claims—will result from huge increases in energy efficiency, but the EIA forecast already includes significant efficiency improvements.

We should note that the energy plans would last longer than World War II, making the annual rate of spending about 15 percent of the peak annual war expenses (\$100 billion—\$124 billion versus \$800 billion per year). Also, because the U.S. economy is about six times larger today than it was in the 1940s, these costs represent a much smaller fraction of the country's total economic output (about 1 percent of gross domestic product). Put another way, the economic demands of the war effort were equivalent to diverting two days of every worker's five-day work week, the energy plans—over their lifespans—would demand only about 24 minutes from every worker's week.

Although each plan has other aspects that merit critical analysis (e.g., estimated capacity factors, load growth rates, and balance of peak and base-load power) our analysis yields an interesting conclusion regarding the required financial and industrial investments. Specifically, we have identified two precedents for large-scale, governmental projects with industrial and financial investments that exceed the total requirements of both the Gore and Google plans. When measured against historical extremes, the cost

and physical requirements of these ambitious energy plans are within the country's reach.

That doesn't mean they'll be cheap. After all, fighting World War II was incredibly expensive—the modern economic equivalent would be passing a \$700 billion stimulus package every eight weeks for the next three years. Furthermore, defeating the fascist powers was of utmost importance as those powers represented a material and immediate threat to every living person in the free world. Although we strongly believe that the world's energy infrastructure must change, we don't believe that either climate change or energy-driven trade imbalances are remotely as scary today as Hitler was in 1941; and thus, while we could rebuild the energy system as we rebuilt industry for the war effort, the impetus to do so is far smaller today than in was in the 1940s.

Rather than waging war, rebuilding our energy infrastructure according to these plans would be more like keeping the peace: Consider that were the government doing all of this spending, it would require an annual budget of about one-third the average peacetime budget of the Defense Department. When we recall that Defense employs more than 3 million people, includes a massive research, design, and procurement system, and maintains a system of facilities worldwide, we get a sense of the magnitude of these proposed energy plans.

Another important fact to consider is that neither the Gore plan nor the Google plan assumes that the government will pay for everything transforming the U.S. power sector entails. Rather, both groups believe—admirably, in our opinion—in the endless capabilities of the American entrepreneur. In other words, these plans are betting that free enterprise will spring into action with the necessary capital. (With one proviso: Said entrepreneurs are given the proper policy incentives such as a stiff price on carbon emissions.) While we also believe in the power of individual initiative coupled with enlightened policy, we are cognizant of the fact that both World War II and the Interstate Highway System were entirely funded by U.S. taxpayers. So taking on an industrial transformation similar in scope to either the war effort or the highway system with mostly private capital is—to put it modestly—a challenging proposition.

the Great Lakes and I thank him for his tireless work over the past three decades to protect and improve the fishery.

Mr. Reuss represented the public-at-large on the Commission's Committee of Advisors since he was first nominated to serve in 1980 by Governor James Thompson. The Committee is charged with advising the Commission about all matters relating to fish stocks shared by Canada and the United States, as well as providing an avenue for citizens to be heard on issues that matter to them. Mr. Reuss's responsibility was to consider ways in which all citizens could benefit from protecting and restoring the Great Lakes and then to provide the best advice possible to the Great Lakes Fishery Commission about how the Commission could better achieve its objectives.

As an Advisor, Mr. Reuss was a consistent and strong advocate for the Great Lakes. He stayed in regular contact with boaters, fishers, and elected officials, was constantly up to date on Great Lakes issues, and worked tirelessly to keep the Commission and others informed. For years, he volunteered his time to help educate fishers and citizens about the Great Lakes, the sea lamprey problem, and ways in which we could all work together to improve the resource. He was particularly outspoken about the need for effective invasive species measures, whether they be measures to control sea lampreys, to prevent Asian carp, or to address the ballast water vector. In 2004, the commission honored Mr. Reuss with the C.D. "Buzz" Besadny Award for Fostering Great Lakes Partnerships, the Commission's highest recognition.

For the first time in its 50-year history, the Commission has created the position of Advisor Emeritus and has asked Mr. Reuss to serve in that capacity. So, while Mr. Reuss is formally retiring from the Committee of Advisors, the Commission and the Great Lakes commission will not lose his invaluable service.

I am proud to honor Mr. Richard Reuss as he retires from the Great Lakes Fishery Commission's Committee of Advisors and I ask my colleagues to join me in thanking him for his remarkable service to the Great Lakes.

That is why I have introduced a resolution calling for the final language, of the healthcare package to be available for 30 days before it comes to the floor for a vote.

COMMEMORATING THE LIFE OF
U.S. ARMY RESERVE CAPTAIN
BENJAMIN A. SKLAVER

HON. ROSA L. DeLAURO

OF CONNECTICUT

IN THE HOUSE OF REPRESENTATIVES

Tuesday, October 27, 2009

Ms. DELAURO. Madam Speaker, I rise to commemorate the life and mourn together with his family the death of an American hero, CPT Benjamin A. Sklaver of Hamden, Connecticut.

A captain the 422nd Civil Affairs Battalion, 3rd Infantry Division serving his second tour of duty, Benjamin Sklaver was killed in an ambush on Friday, October 2, while on patrol in Afghanistan. Struck down at the age of 32, he leaves behind a legacy of humanitarian works and honorable deeds that would do any man or woman proud.

Captain Sklaver was, as his friend Jake Herrie deemed him, "a combatant of peace," and his career of good works took him from Malawi to Djibouti and from Uganda to Central Asia. He served as a crisis relief specialist, helping people all around the world get back on their feet after hard times. Compelled to national service by his patriotism and to humanitarian action by his Jewish faith, Sklaver was at once a proud soldier and a humble man of peace. Along with his firearm and ammunition, he carried schoolbooks and drinking water. He constructed not only forts and bunkers, but roads, schools, and dormitories. He brought not war and destruction in his wake, but infrastructure and peace.

Before serving in Afghanistan as an army reservist, Sklaver—a graduate of Tufts University as well as its Fletcher School of Law and Diplomacy—had worked for FEMA in New York and the CDC as an international emergency and refugee health analyst. And he was the co-founder of and director of ClearWater Initiative, an organization which aspired to provide clean drinking water to refugees displaced by an international emergency.

In the past two years, Sklaver's leadership at ClearWater had managed to provide over 6,500 people in Uganda with clean drinking wells. To the thousands of lives he changed in Uganda, Sklaver was known as "Moses Ben." But to his grieving family—his parents, Gary and Laura; his siblings, Anna and Samuel; his fiancée, Beth; her son, Danny; and her parents, Barbara and Jimmy Segaloff—he was simply Ben, a warm, kind, and generous young man with so much life ahead of him, taken from us all too early.

Connecticut mourns, and America mourns, this family's loss.

REMEMBERING HORACE
D'ANGELO, JR.

HON. DALE E. KILDEE

OF MICHIGAN

IN THE HOUSE OF REPRESENTATIVES

Tuesday, October 27, 2009

Mr. KILDEE. Madam Speaker, I ask the House of Representatives to join me in remembering the life and work of Horace

PERSONAL EXPLANATION

HON. MIKE THOMPSON

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Tuesday, October 27, 2009

Mr. THOMPSON of California. Madam Speaker, on October 26, 2009, I was unavoidably unable to cast my votes for rollcall 814 and rollcall 815. Had I been present, I would have voted "aye."

HEALTH CARE

HON. JERRY LEWIS

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Tuesday, October 27, 2009

Mr. LEWIS of California. Madam Speaker, there are still at least three very different versions of a massive health care package being discussed in the House of Representatives. There is no firm agreement on whether we will have a "public option" or what form it might take. And yet we are being told that this plan MUST be passed before Thanksgiving.

Rushing this package to a vote is a huge mistake. It is dangerous to the futures of all of our constituents. This year our federal deficit has surpassed \$1.4 trillion. And yet, the Democrat majority wants to expand government in this healthcare bill, adding hundreds of billions more to our deficit.

The work on this bill is being done out of sight of every member except the select few chosen by the majority leadership. Americans deserve transparency in this process, not Chicago-style strong arm tactics.

RECOGNIZING MR. RICHARD REUSS

HON. MARK STEVEN KIRK

OF ILLINOIS

IN THE HOUSE OF REPRESENTATIVES

Tuesday, October 27, 2009

Mr. KIRK. Madam Speaker, I rise today to recognize Mr. Richard Reuss of Glenview, Illinois, who recently retired after thirty years as an Advisor to the Great Lakes Fishery Commission. Mr. Reuss and I share a passion for

D'Angelo Jr. Mr. D'Angelo passed away on October 14th and a memorial service will be held in his honor on October 28th in Madison Heights, Michigan.

Horace D'Angelo Jr. earned a BA and MA in Business Administration from Michigan State University and he embarked on a career in nursing home administration. He was the innovator behind the Caretel Inn concept of providing nursing care in a residential setting. He has opened Caretel Inns throughout Michigan including two in my district in Linden and Frankenlust Township. His commitment to providing the best care for our most vulnerable citizens was recognized by the Multiple Sclerosis Society when in 2003 they bestowed their da Vinci Award on the Caretel concept. The da Vinci Award is given for, "the most innovative and assistive technologies that enable equal access and opportunity for all people, regardless of ability," and is given in the fields of applied research, creation of products and design of buildings.

He was a founding member of the Assisted Living Federation of America and served on the board of Michigan Assisted Living of America. Horace is survived by his wife, Lorrie, his two children, Michael and Cara, brother, Jim, and sister, Diana.

Madam Speaker, I ask the House of Representatives to join me in offering condolences to the relatives and friends of Horace D'Angelo Jr. as they come together in paying tribute to his life and work. The field of nursing home care has been changed by his compassion and commitment to providing expert care for the elderly.

RECOGNIZING JESUS P. CARRILLO'S 38 YEARS OF PUBLIC SERVICE

HON. SILVESTRE REYES

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Tuesday, October 27, 2009

Mr. REYES. Madam Speaker, I rise today to recognize Jesus P. Carrillo of El Paso, Texas, for his 38 years of distinguished public service.

Mr. Carrillo began his career with the United States Border Patrol in June 1971. Over his distinguished career, Mr. Carrillo served as a Border Patrol Agent, Special Agent, Undercover Special Agent and Senior Special Agent. During his time with the Border Patrol, Mr. Carrillo gained the respect of his colleagues and his work was ultimately honored by former Attorney General Janet Reno when she awarded Mr. Carrillo with the Attorney General's Award in 1995. Mr. Carrillo fully embraced the Border Patrol's mission of securing our Nation's borders, and he served with great honor and distinction.

In his time as a public servant, Mr. Carrillo was the subject of several threats and attempts on his life. His service is a reminder of the many risks that confront Border Patrol agents each day and why we owe them our sincere gratitude for their bravery, service and sacrifice. Before coming to Congress, I served for 26½ years in the Border Patrol, and I will always remain a part of that special family. I know first-hand the challenges and dangers that the agents face each day, and as a Member of Congress, I remain committed to ensur-

ing that they have the resources and support that they need. I commend Mr. Carrillo for his 38 years of public service and sacrifice to protect our country and the City of El Paso.

HONORING THE HONORABLE GIANFRANCO CONTE

HON. ROBERT A. BRADY

OF PENNSYLVANIA

IN THE HOUSE OF REPRESENTATIVES

Tuesday, October 27, 2009

Mr. BRADY of Pennsylvania. Madam Speaker, I rise to honor our colleague from the Republic of Italy, the Honorable Gianfranco Conte.

As President of the Finance Commission in the Italian Parliament, Hon. Conte has worked tirelessly to strengthen the cultural, economic, and commercial ties between the United States and Italy.

Hon. Conte's efforts have bolstered the relationship between the United States and Italy, and I ask my colleagues to join me in thanking Hon. Conte for his commitment to a flourishing international partnership.

RECOGNIZING THE CITY OF DESTIN'S 25TH ANNIVERSARY

HON. JEFF MILLER

OF FLORIDA

IN THE HOUSE OF REPRESENTATIVES

Tuesday, October 27, 2009

Mr. MILLER of Florida. Madam Speaker, I rise to honor the City of Destin, Florida upon the occasion of its 25th anniversary.

The City of Destin has a rich historical heritage dating back to the American Indian tribes who lived along the Emerald Coast of Florida. In 1528, Panfilo de Narvaez first came ashore in the Destin area. In 1693, another Spanish explorer, Don Francisco Tapia surveyed the Florida coast and first entered Destin's East Pass into what is now known as Choctawhatchee Bay.

The first lasting settlement came in the mid-1800's when Captain Leonard Destin and his family moved from New England to build a colonial home at the location of the Monroe Point military reservation. While living on the East Pass peninsula, he met and married Martha McCullom. Their descendants formed the backbone of the Destin community. Captain Destin and his family established a large fishing town that lives on to this day and is known as the "World's Luckiest Fishing Village."

The residents of the South Okaloosa County area voted to incorporate the City of Destin on November 6, 1984. The first municipal election was held on January 8, 1985, and less than a week later the Mayor and City Council were sworn in. Twenty-five years later, Destin has grown from a sleepy fishing village into one of the Emerald Coast's premier tourist destinations with over 12,000 residents.

Madam Speaker, my wife Vicki and I wish to congratulate the City of Destin on its 25th anniversary. We wish them all the best for continued success as a community.

IN RECOGNITION OF THE LIFE OF MR. LEA FITE

HON. MIKE ROGERS

OF ALABAMA

IN THE HOUSE OF REPRESENTATIVES

Tuesday, October 27, 2009

Mr. ROGERS of Alabama. Madam Speaker, I would like to request the House's attention today to pay recognition to the memory of my friend, Mr. Lea Fite, of Jacksonville, Alabama.

Mr. Fite was born in Anniston, Alabama, and was later married to Judy. They were blessed with four children, Laurie, Wes, Trae and Jared. Lea attended Jacksonville University and owned several supermarkets across Calhoun County.

Mr. Fite was elected to the Calhoun County Commission in 1998 and then to the Alabama House of Representatives in 2002. He served tirelessly on behalf of his constituents in the 40th District.

Mr. Fite unexpectedly passed away on October 26, 2009. He will be sorely missed, but remembered as a man who gave selflessly for his fellow Alabamians. He was a man of principle, of dignity, and a true American and Alabamian who was always willing to lend a hand whenever needed.

A USEFUL QUOTE

HON. LAMAR SMITH

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Tuesday, October 27, 2009

Mr. SMITH of Texas. Madam Speaker, a friend and constituent of mine, Adriel "Squeaky" McGill, from San Antonio, Texas, has given me a quote that I feel has present-day application. I submit it for the benefit of my colleagues and citizens everywhere.

The following quotation, from 1790 by Dr. Alexander Tytler, Professor of General History, University of Edinburgh, is still instructive:

A Democracy cannot exist as a permanent form of government. It can only exist until the voters discover that they can vote themselves largess out of the public treasury. From that moment on the majority always votes for the candidate promising the most benefits from that public treasury, with the result that a democracy will always collapse from a loose fiscal policy (burden of large public debt), always to be followed by a dictatorship.

PERSONAL EXPLANATION

HON. SOLOMON P. ORTIZ

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Tuesday, October 27, 2009

Mr. ORTIZ. Madam Speaker, on October 26, 2009, my flight to Washington, DC, was delayed because of inclement weather, and I missed rollcall Votes 814 and 815. If I had been present, I would have voted as follows: rollcall Vote 814, "yea," rollcall Vote 815, "yea."

THE COOPER-WOLF SAFE
COMMISSION BILL

HON. FRANK R. WOLF

OF VIRGINIA

IN THE HOUSE OF REPRESENTATIVES

Tuesday, October 27, 2009

Mr. WOLF. Madam Speaker, the national unemployment rate is 9.8 percent with nearly half of the states reporting increases in the month of September. And it is growing—it could reach 10 percent.

The national debt is approaching \$12 trillion, and the '09 fiscal year registered a staggering \$1.4 trillion in red ink. Meanwhile the House is expected to consider a health insurance reform package with a price tag nearing \$900 billion, with a Government run public option.

America is going broke.

We have watched the dollar slide—recently reaching a 14-month low against all other major currencies—which if not addressed this could lead to even higher consumer prices.

We can't spend our way out of this mess, and it won't magically get better without action from Congress.

The country is in trouble and it's time to stop the bleeding.

The action that will lead to a solution is the bipartisan commission JIM COOPER and I have proposed with every spending program on the table with tax policy. Over 75 members of the House support this idea.

Senate Budget Chairman KENT CONRAD and ranking member GREGG have similar legislation in the Senate. So do Senators VOINOVICH and LIEBERMAN.

The Cooper-Wolf SAFE Commission bill is an opportunity to create a renaissance in this country for our children and our grandchildren.

KATHRYN RUSSELL

HON. THOMAS S.P. PERRIELLO

OF VIRGINIA

IN THE HOUSE OF REPRESENTATIVES

Tuesday, October 27, 2009

Mr. PERRIELLO. Madam Speaker, today I recognize the untimely passing of Kathryn Russell, who was killed in a car accident on the evening of October 22, 2009. She will be sorely missed by her friends, family, and community as well as independent farming advocates throughout the country. My heart goes out to her husband Wayne and their children Holly, Lynn, Laura, Emily, Beth, Charlotte, Caleb, and Hannah.

Kathryn returned to her grandparents' roots by beginning her farm over a decade ago and was a valued member of the North Garden community in Albemarle County, Virginia. As the owner of Majesty Farms and a founder and leader of the Virginia Independent Consumers and Farmers Association, she worked to protect family farms, locally grown food, and to promote ecological and economic sustainability. Kathryn took great pride in her work and believed strongly in the importance of community-based farming to create a vibrant local economy and a healthy citizenry. I can personally attest to her fearlessness and tirelessness in promoting traditional farming. She was an ardent skeptic of big government and corporate agriculture, and often saw through attempts by both to consolidate power at the

expense of consumers and small farmers. While she was a strident advocate, she was also patient enough to help those of us who needed a little extra educating to get up to speed on these issues. Today, there are too few farmers like Kathryn Russell and her husband Wayne. I have strong hopes that she has passed on her legacy to her eight children and four grandchildren, and that they will maintain her memory by continuing the work toward lasting rural communities for generations to come.

HONORING COLONEL GINA GROSSO

HON. JOHN H. ADLER

OF NEW JERSEY

IN THE HOUSE OF REPRESENTATIVES

Tuesday, October 27, 2009

Mr. ADLER of New Jersey. Madam Speaker, I would like to congratulate Colonel Gina Grosso and the fellow recipients of National Association of Women Business Owners' 2009 Beyond the Glass Ceiling Award. As Joint Base and 87th Air Base Wing Commander, Colonel Grosso was awarded this year's Trailblazer Award for her work overseeing the unification of Joint Base McGuire-Dix-Lakehurst, N.J.

Colonel Grosso entered the Air Force in 1986 as a Reserve Officer Training Corps distinguished graduate from Carnegie-Mellon University. She has held several command and staff positions throughout her career and her command tours include a Headquarters Squadron Section, Military Personnel Flight, Mission Support Squadron, and command of the Air Force's sole Basic Military Training Group.

As commander, Colonel Grosso provides installation support to more than 40 mission commanders at McGuire, Dix, and Lakehurst, the Department of Defense's first and only joint base with consolidated Air Force, Army, and Navy installations. She is responsible for providing mission ready expeditionary Airmen to combatant commanders in support of joint and combined operations.

Madam Speaker, I ask that my colleagues join me in commending Colonel Gina Grosso. She is truly a trailblazer and an outstanding leader deserving of this award.

RECOGNITION OF OCTOBER AS NATIONAL SPINA BIFIDA AWARENESS MONTH

HON. MIKE QUIGLEY

OF ILLINOIS

IN THE HOUSE OF REPRESENTATIVES

Tuesday, October 27, 2009

Mr. QUIGLEY. Madam Speaker, I rise today in recognition of October as National Spina Bifida Awareness Month. During the month of October, the Spina Bifida Association seeks to bring awareness to the nation's most common permanently disabling birth defect—affecting 3,000 pregnancies every year. New data from the Center for Disease Control and Prevention (CDC) has found that there are 154,000 Americans with Spina Bifida, double what was previously thought. Increasing awareness of Spina Bifida will also focus attention on the need to expand and intensify evidence-based

research to improve the quality of life of those living with Spina Bifida.

Spina Bifida is a disease that occurs within the first month of pregnancy and leaves a permanent opening in the spinal column, which subsequently impacts nearly every organ system. People with this birth defect face many complications—including physical, developmental, educational and vocational challenges, to name just a few. All women of childbearing age are at risk for having a Spina Bifida affected pregnancy.

Too many Americans suffer needlessly from this birth defect when many cases are preventable. An estimated 70 percent of neural tube defects, including Spina Bifida, are preventable through consumption of folic acid prior to pregnancy. National Spina Bifida Awareness Month plays a critical role in conveying this prevention message to the public. As a 2005 study uncovered, the current system of care for people with Spina Bifida does not fully meet current or anticipated needs, and physicians have little evidence-based research on which to build appropriate treatments. A greater commitment to prevention and improving quality of life for those affected by Spina Bifida is absolutely necessary.

Drs. Cheng and Yerkes, who are pediatric urologists at Children's Memorial Hospital in the 5th Congressional District of Illinois, and are on the Professional Advisory Council of the Spina Bifida Association, visited my Washington office on October 20, 2009 to discuss the challenges facing children with Spina Bifida. I thank Drs. Cheng and Yerkes and the Spina Bifida Association for all of their efforts and leadership over the years.

I stand ready to work with my constituents and the Spina Bifida Association to help elevate awareness of this condition and its prevention. I urge my colleagues to learn more about Spina Bifida, to meet with affected constituents, and to support the Spina Bifida Association in its important endeavors.

IN RECOGNITION OF GERALD BARNES ON HIS 90TH BIRTHDAY

HON. JEFF MILLER

OF FLORIDA

IN THE HOUSE OF REPRESENTATIVES

Tuesday, October 27, 2009

Mr. MILLER of Florida. Madam Speaker, I rise to honor Mr. Gerald Floyd Barnes upon the occasion of his 90th birthday. Mr. Barnes has spent a lifetime serving others, and it is a privilege to recognize him on his accomplishments today.

Gerald Barnes was born on October 30, 1919 in Baker, Florida. He is one of five children born to Otis and Vera Barnes, and he is a life-long Northwest Florida resident. When he was five years old, Gerald and his family moved to Milton, Florida. In 1942, he married Irene Russell. They have two children and four grandchildren. When World War II ended, Gerald joined his father in the grocery business, later opening his own store in downtown Milton—Barnes Supermarket.

Gerald began his life of elected public service in 1950. He served on the Milton City Council between 1950 and 1962, and then was elected as County Commissioner for Santa Rosa County in 1966. In 1972, Gerald was elected as the Clerk of the Court for

Santa Rosa County where he served for twenty years. During this time, he has also served as a deacon of First Baptist Church of Milton, working in various roles including Director of the Junior Department and Director of the Adult Department. Gerald is also a member of The Gideons International and the Kiwanis Club of Milton.

Madam Speaker, Gerald Barnes is a Northwest Florida community leader who has spent a lifetime serving the public. My wife Vicki and I wish him a happy birthday and his entire family all the best for the future.

PERSONAL EXPLANATION

HON. JOHN R. CARTER

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Tuesday, October 27, 2009

Mr. CARTER. Madam Speaker, on October 26, 2009, I was unable to be present for all rollcall votes due to an unexpected travel delay.

If present, I would have voted accordingly on the following rollcall votes:

Roll No. 814—aye;

Roll No. 815—aye.

PERSONAL EXPLANATION

HON. LAURA RICHARDSON

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Tuesday, October 27, 2009

Ms. RICHARDSON. Madam Speaker, I ask unanimous consent to address the House for 1 minute and revise and extend my remarks.

On Monday, October 26, and Friday, October 23, I was unavoidably delayed on my return to Washington from American Samoa and

Samoa where I had been monitoring ongoing relief and recovery efforts of FEMA and others currently underway in response to the devastating earthquake and tsunami that struck those islands on September 29. As the Member of Congress with the nation's largest concentration of Samoan Americans on the mainland and as a member of the Committee on Transportation and Infrastructure, undertaking this fact-finding mission was directly related to my representational, legislative, and committee responsibilities.

Because of this excused absence I was not present for rollcall votes 814 through 815.

Had I been present I would have voted as follows:

1. On rollcall No. 814. I would have voted aye. H. Res. 368—Congratulating the University of Iowa Hawkeyes wrestling team on winning the 2009 NCAA Division I National Wrestling Championships (Rep. Loeb sack—Education and Labor).

2. On rollcall No. 815, I would have voted aye. H. Res. 562—Congratulating Syracuse University for winning the National Collegiate Athletic Association Division I Men's Lacrosse Tournament (Rep. Maffei—Education and Labor).

DEPARTMENT OF THE INTERIOR
ASSISTANCE FOR POLITICAL
STATUS EDUCATION PROGRAM
FOR GUAM

HON. MADELEINE Z. BORDALLO

OF GUAM

IN THE HOUSE OF REPRESENTATIVES

Tuesday, October 27, 2009

Ms. BORDALLO. Madam Speaker, today I have introduced a bill to authorize the Secretary of the Interior to award grants and extend assistance to the Government of Guam for the purpose of helping to facilitate a polit-

ical status public education program for the people of Guam.

This bill is introduced in recognition of the Secretary of the Interior's administrative responsibility for the economic, social and political development of the territory of Guam. Executive Order 10077 signed in 1949 transferred the administration of Guam from the Secretary of the Navy to the Secretary of the Interior, and Congress has provided certain levels of self-government for the people of Guam since the enactment of the Organic Act of Guam in 1950.

However, the political status of the territory of Guam remains unresolved. The Guam Legislature has passed local laws authorizing the holding of a political status plebiscite. Any plebiscite requires a public education program to inform the people of Guam of various political status options.

This bill specifically authorizes federal assistance for such a public education program. Federal funding for political status public education programs is not without precedent. U.S. Public Law 101-45 provided \$3,500,000 to the Territory of Puerto Rico to "participate in the legislative process involving the future political status of Puerto Rico." Additionally, the now independent Republic of Palau was appropriated by U.S. Public Law 101-219, "such sums as may be necessary for a further referendum on approval of the Compact, if one is required, or other appropriate costs associated with the approval process in Palau."

The people of Guam have expressed their desire for a new political status in the past, however, such political status aspirations were not realized, despite past efforts by Guam's representatives, the administration and Congress. As a result, a commission of the Government of Guam has been established to prepare for a new plebiscite.

I look forward to working with my colleagues to review this bill.

Daily Digest

Senate

Chamber Action

Routine Proceedings, pages S10743–S10791

Measures Introduced: Ten bills and three resolutions were introduced, as follows: S. 1931–1940, and S. Res. 323–325. **Pages S10776–77**

Measures Passed:

National Hemangioma Treatment Awareness Day: Senate agreed to S. Res. 324, designating November 1, 2009, as “National Hemangioma Treatment Awareness Day”. **Page S10791**

National Hispanic Media Week: Senate agreed to S. Res. 325, designating October 25 through October 31, 2009, as “National Hispanic Media Week” in honor of the Latino Media of America. **Page S10791**

Measures Considered:

Unemployment Compensation Extension Act—Agreement: Senate resumed consideration of the motion to proceed to consideration of H.R. 3548, to amend the Supplemental Appropriations Act, 2008 to provide for the temporary availability of certain additional emergency unemployment compensation. **Pages S10769–72**

During consideration of this measure today, Senate also took the following action:

By 87 yeas to 13 nays (Vote No. 329), three-fifths of those Senators duly chosen and sworn, having voted in the affirmative, Senate agreed to the motion to close further debate on the motion to proceed to consideration of the bill. **Page S10771**

A unanimous-consent agreement was reached providing for further consideration of the motion to proceed to consideration of the bill at approximately 11:30 a.m., on Wednesday, October 28, 2009, and that time during any period of morning business, recess, or adjournment count post-cloture. **Page S10791**

Appointments:

Advisory Committee on Student Financial Assistance: The Chair, on behalf of the President pro tempore, pursuant to Public Law 99–498, as amended by Public Law 110–315, appointed the following individuals to the Advisory Committee on Student

Financial Assistance: David Gruen of Wyoming, and William Luckey of Kentucky. **Page S10791**

Message from the President: Senate received the following message from the President of the United States:

Transmitting, pursuant to law, a report relative to the continuation of the national emergency relative to the actions and policies of the Government of Sudan as declared in Executive Order 13067 of November 3, 1997; which was referred to the Committee on Banking, Housing, and Urban Affairs. (PM–37) **Page S10775**

Nomination Confirmed: Senate confirmed the following nomination:

By unanimous vote of 97 yeas (Vote No. EX. 328), Irene Cornelia Berger, of West Virginia, to be United States District Judge for the Southern District of West Virginia. **Pages S10750–56, S10756–58, S10791**

Messages from the House: **Page S10775**

Measures Referred: **Page S10775**

Measures Placed on the Calendar: **Page S10775**

Executive Reports of Committees: **Pages S10775–76**

Additional Cosponsors: **Pages S10777–78**

Statements on Introduced Bills/Resolutions: **Pages S10778–87**

Additional Statements: **Pages S10774–75**

Amendments Submitted: **Pages S10787–90**

Authorities for Committees to Meet: **Page S10790**

Privileges of the Floor: **Pages S10790–91**

Record Votes: Two record votes were taken today. (Total—329) **Pages S10758, S10771**

Adjournment: Senate convened at 10 a.m. and adjourned at 7:10 p.m., until 9:30 a.m. on Wednesday, October 28, 2009. (For Senate’s program, see the remarks of the Acting Majority Leader in today’s Record on page S10791.)

Committee Meetings

(Committees not listed did not meet)

DAIRY PRICES

Committee on Agriculture, Nutrition, and Forestry: Subcommittee on Domestic and Foreign Marketing, Inspection, and Plant and Animal Health, with the Subcommittee on Production, Income Protection and Price Support, concluded a joint hearing to examine low dairy prices, focusing on exploring avenues for federal action, after receiving testimony from Russell C. Redding, Pennsylvania Acting Secretary of Agriculture, Harrisburg; Eric Ooms, New York Farm Bureau, Old Chatham; Paul Toft, Associated Milk Producers Inc., Rice Lake, Wisconsin; Ray Souza, Western United Dairymen, Turlock, California; Doug Nuttelman, Nuttelman Dairy, Stromsburg, Nebraska; Edward W. Gallagher, Dairylea Cooperative Inc., Syracuse, New York; Paul Kruse, Blue Bell Creameries, L.P., Brenham, Texas, on behalf of the International Dairy Foods Association; and Lucas S. Sjostrom, Holstein Association USA, Brattleboro, Vermont.

BUSINESS MEETING

Committee on Armed Services: Committee ordered favorably reported the nominations of Christine H. Fox, of Virginia, to be Director of Cost Assessment and Program Evaluation, and Gladys Commons, of Virginia, to be Assistant Secretary of the Navy, both of the Department of Defense, and 891 nominations in the Army, Navy, Air Force, and Marine Corps.

AMERICAN RECOVERY AND REINVESTMENT ACT

Committee on Commerce, Science, and Transportation: Committee concluded an oversight hearing to examine the broadband stimulus programs in the American Recovery and Reinvestment Act, focusing on the steps taken to address challenges, and the remaining risks in evaluating applications and awarding funds and overseeing funded projects, after receiving testimony from Lawrence E. Strickling, Assistant Secretary of Commerce for Communications

and Information, National Telecommunications and Information Administration; Jonathan Adelstein, Administrator, Rural Utilities Service, USDA Rural Development, Rural Utilities Service, Department of Agriculture; and Mark L. Goldstein, Director, Physical Infrastructure Issues, Government Accountability Office.

BUSINESS MEETING

Committee on Commerce, Science, and Transportation: Committee ordered favorably reported the nominations of Anne S. Ferro, of Maryland, to be Administrator of the Federal Motor Carrier Safety Administration, Cynthia L. Quarterman, of Georgia, to be Administrator of the Pipeline and Hazardous Materials Safety Administration, both of the Department of Transportation, Erroll G. Southers, of California, to be Assistant Secretary of Homeland Security for Transportation Security Administration, Patrick Gallagher, of Maryland, to be Director of the National Institute of Standards and Technology, Department of Commerce, Elizabeth M. Robinson, of Virginia, to be Chief Financial Officer, and Paul K. Martin, of Maryland, to be Inspector General, both of the National Aeronautics and Space Administration, and a promotion list in the Coast Guard.

CLEAN ENERGY JOBS AND AMERICAN POWER ACT

Committee on Environment and Public Works: Committee held a hearing to examine S. 1733, to create clean energy jobs, promote energy independence, reduce global warming pollution, and transition to a clean energy economy, receiving testimony from Steven Chu, Secretary of Energy; Ray LaHood, Secretary of Transportation; Ken Salazar, Secretary of the Interior; Lisa P. Jackson, Administrator, Environmental Protection Agency; and Jon Wellinghoff, Chairman, Federal Energy Regulatory Commission.

INTELLIGENCE

Select Committee on Intelligence: Committee held closed hearings on intelligence matters, receiving testimony from officials of the intelligence community.

Committee recessed subject to call.

House of Representatives

Chamber Action

Public Bills and Resolutions Introduced: 15 public bills, H.R. 3932–3946; and 3 resolutions, H. Res. 871–873, were introduced. **Pages H11867–68**

Additional Cosponsors: **Page H11868**

Reports Filed: There were no reports filed today.

Speaker: Read a letter from the Speaker wherein she appointed Representative Edwards (MD) to act as Speaker pro tempore for today. **Page H11793**

Recess: The House recessed at 10:55 a.m. and reconvened at 12 noon. **Page H11796**

Chaplain: The prayer was offered by the Guest Chaplain, Reverend Chris Williamson, Strong Tower Bible Church, Franklin, TN. **Page H11796**

Department of the Interior, Environment, and Related Agencies Appropriations Act, 2010—Motion to Instruct Conferees: The House agreed to the Simpson motion to instruct conferees on H.R. 2996, making appropriations for the Department of the Interior, environment, and related agencies for the fiscal year ending September 30, 2010, by a yeand-nay vote of 267 yeas to 147 nays, Roll No. 816. Debate on the motion occurred on Monday, October 26th. **Page H11824**

The Chair appointed the following conferees: Dicks, Moran (VA), Mollohan, Chandler, Hinchey, Olver, Pastor, Price (NC), Obey, Simpson, Calvert, LaTourette, Cole, and Lewis (CA). **Page H11826**

Suspensions—Proceedings Resumed: The House agreed to suspend the rules and pass the following measures which were debated on Monday, October 26th:

AmericaView Geospatial Imagery Mapping Program Act: H.R. 2489, amended, to authorize a comprehensive national cooperative geospatial imagery mapping program through the United States Geological Survey, to promote use of the program for education, workforce training and development, and applied research, and to support Federal, State, tribal, and local government programs, by a $\frac{2}{3}$ yeand-nay vote of 379 yeas to 33 nays, Roll No. 817 and **Pages H11824–25**

Agreed to amend the title so as to read: “To authorize a national cooperative geospatial imagery program through the United States Geological Survey to promote use of remote sensing data.”

Page H11825

Recognizing Weber State University for the 120th anniversary of its founding as an institu-

tion of higher education: H. Res. 854, to recognize Weber State University for the 120th anniversary of its founding as an institution of higher education, by a $\frac{2}{3}$ yeand-nay vote of 412 yeas with none voting “nay”, Roll No. 818. **Pages H11825–26**

Amending title 36, United States Code, to grant a Federal charter to the Military Officers Association of America: The House passed S. 832, to amend title 36, United States Code, to grant a Federal charter to the Military Officers Association of America. **Pages H11826–27**

Suspensions—Proceedings Postponed: The House debated the following measures under suspension of the rules. Further proceedings were postponed:

Welcoming to the United States and to Washington, DC, His All Holiness Bartholomew, Archbishop of Constantinople, New Rome, Ecumenical Patriarch: H. Res. 838, amended, to welcome to the United States and to Washington, DC, His All Holiness Bartholomew, Archbishop of Constantinople, New Rome, Ecumenical Patriarch on his upcoming trip on October 20, 2009, through November 6, 2009; **Pages H11827–30**

Encouraging the Government of Iran to allow Joshua Fattal, Shane Bauer, and Sarah Shourd to reunite with their families: S. Con. Res. 45, to encourage the Government of Iran to allow Joshua Fattal, Shane Bauer, and Sarah Shourd to reunite with their families in the United States as soon as possible; and **Pages H11830–32**

Honoring the 2560th anniversary of the birth of Confucius: H. Res. 784, to honor the 2560th anniversary of the birth of Confucius and recognizing his invaluable contributions to philosophy and social and political thought. **Pages H11832–33**

Presidential Message: Read a message from the President wherein he notified Congress of the continuation of the national emergency declared with respect to Sudan—referred to the Committee on Foreign Affairs and ordered printed (H. Doc. 111–74). **Page H11826**

Quorum Calls—Votes: Three yeand-nay votes developed during the proceedings of today and appear on pages H11824, H11824–25, and H11825–26. There were no quorum calls.

Adjournment: The House met at 10:30 a.m. and adjourned at 10:35 p.m.

Committee Meetings

ENERGY GRID SECURITY

Committee on Energy and Commerce: Subcommittee on Energy and Environment held a hearing entitled “Protecting the Electric Grid: H.R. 2165, Bulk Power System Protection Act of 2009, and H.R. 2195, To amend the Federal Power Act to provide additional authorities to adequately protect the critical electric infrastructure against cyber attack.” Testimony was heard from the following officials of the Department of Energy: Joseph McClelland, Director, Office of Electric Reliability, Federal Energy Regulatory Commission; and Patricia Hoffman, Principal Deputy Assistant Secretary, Office of Electricity; and public witnesses.

PRIVATE FUND INVESTMENT ADVISERS REGISTRATION ACT OF 2009

Committee on Financial Services: Ordered reported, as amended, H.R. 3818, Private Fund Investment Advisers Registration Act of 2009.

IRAN IN THE WESTERN HEMISPHERE

Committee on Foreign Affairs: Subcommittee on the Western Hemisphere, the Subcommittee on the Middle East and South Asia and the Subcommittee on Terrorism, Nonproliferation and Trade held a joint hearing on Iran in the Western Hemisphere. Testimony was heard from public witnesses.

HOMELAND SECURITY PREPAREDNESS GRANTS

Committee on Homeland Security: Subcommittee on Emergency Communications, Preparedness and Response held a hearing entitled “Preparedness: What has \$29 billion in homeland security grants bought and how do we know?” Testimony was heard from Timothy Manning, Deputy Administrator, FEMA, Department of Homeland Security; David Maxwell, Director, Department of Management, State of Arkansas; and a public witness.

FEDERAL PANDEMIC INFLUENZA RESPONSE

Committee on Homeland Security: Subcommittee on Emerging Threats, Cybersecurity and Science, and Technology held a hearing entitled “Real-Time Assessment of the Federal Response to Pandemic Influenza.” Testimony was heard from the following officials of the Department of Homeland Security: Alexander Garza, M.D., Chief Medical Officer and Assistant Secretary, Health Affairs; Richard Serino, Deputy Administrator, FEMA; and Marcy Forman, Director, Intellectual Property Rights Coordination Center; and Nicole Lurie, M.D., Assistant Secretary, Pre-

paredness and Response, Department of Health and Human Services.

LEGAL SERVICES CORPORATION

Committee on the Judiciary: Subcommittee on Commercial and Administrative Law held a hearing on the Legal Services Corporation. Testimony was heard from the following officials of the Legal Services Corporation: Helaine Barnett, President; and Michael McKay, Vice Chairman of the Board; Susan Ragland, Director, Financial Management and Assurance Team, GAO; and public witnesses.

ASHCROFT V. IQBAL SUPREME COURT DECISION

Committee on the Judiciary: Subcommittee on the Constitution, Civil Rights and Civil Liberties held hearing on Access to Justice Denied: Ashcroft v. Iqbal. Testimony was heard from Gregory Katsas, former Assistant Attorney General, Civil Division, Department of Justice; and public witnesses.

MAGNUSON-STEVENSON FISHERY CONSERVATION ACT IMPLEMENTATION

Committee on Natural Resources: Subcommittee on In-sular Affairs, Oceans and Wildlife held an oversight hearing on Implementation of the Magnuson-Stevens Fishery Conservation and Management Reauthorization Act of 2006. Testimony was heard from Steven A. Murawski, Director, Scientific Programs and Chief Science Advisor, National Marine Fisheries Service, NOAA, Department of Commerce; and public witnesses.

USGS-BUREAU OF RECLAMATION AND CLIMATE MANAGEMENT

Committee on Natural Resources: Subcommittee on Water and Power held an oversight hearing entitled “Water Management and Climate Variability: Information Support at the USGS and Bureau of Reclamation.” Testimony was heard from Matthew C. Larsen, Deputy Director, Water Resources Division, U.S. Geological Survey, Department of the Interior; Michael Strobel, Director, National Water and Climate Center, USDA; and public witnesses.

GOVERNMENT PROCUREMENT AND DISPOSAL

Committee on Oversight and Government Reform: Subcommittee on Government Management, Organization and Procurement held a hearing entitled “IT Procurement and Disposal: Application of the Federal Government’s Green Policies in the Life Cycle Management of its IT Assets.” Testimony was heard from Representatives Gene Green of Texas and Thompson of California; John Stephenson, Director, Natural Resources and Environment, GAO; Casey

Coleman, Chief Information Officer, GSA; James Jones, Principal Deputy Administrator, Office of Prevention, Pesticides and Toxics, EPA; and public witnesses.

HOMELAND SECURITY SCIENCE AND TECHNOLOGY RESEARCH

Committee on Science and Technology: Subcommittee on Technology and Innovation held a hearing on Developing Research Priorities at DHS's Science and Technology Directorate. Testimony was heard from Brad Buswell, Acting Under Secretary, Science and Technology Directorate, Department of Homeland Security; and public witnesses.

ECONOMIC RECOVERY FUNDS OVERSIGHT

Committee on Transportation and Infrastructure: Subcommittee on Economic Development, Public Buildings and Emergency Management held a hearing on Recovery Tracking: Following the Dollars to the Jobs. Testimony was heard from John R. Fernandez, Assistant Secretary, Economic Development, Economic Development Administration, Department of Commerce; Robert Peck, Commissioner, Public Buildings Service, GSA; Bruce Kendall, Director, Office of Facilities Engineering and Operations, Smithsonian Institution and public witnesses.

NATIONAL SECURITY COUNCIL REVIEW

Permanent Select Committee on Intelligence: Met in executive session to receive a briefing on National Security Council Review. The Committee was briefed by departmental witnesses.

CONGRESSIONAL NOTIFICATIONS: INTELLIGENCE COMMUNITY MANAGEMENT

Permanent Select Committee on Intelligence: Subcommittee on Oversight and Investigations, and the Subcommittee on Intelligence Community Management held a joint hearing regarding the Congressional Notifications: Intelligence Community Policies, Practices, and Procedures. Testimony was heard from Robert Litt, General Counsel, Office of the Director of National Intelligence.

Joint Meetings

DEPARTMENT OF THE INTERIOR, ENVIRONMENT, AND RELATED AGENCIES APPROPRIATIONS ACT

Conferees agreed to file a conference report on the differences between the Senate and House passed versions of H.R. 2996, making appropriations for the Department of the Interior, environment, and related agencies for the fiscal year ending September 30, 2010.

COMMITTEE MEETINGS FOR WEDNESDAY, OCTOBER 28, 2009

(Committee meetings are open unless otherwise indicated)

Senate

Committee on Banking, Housing, and Urban Affairs: Subcommittee on Securities, Insurance and Investment, to hold hearings to examine dark pools, flash orders, high frequency trading, and other market structure issues, 9:30 a.m., SD-538.

Committee on Commerce, Science, and Transportation: to hold hearings to examine combating distracted driving, focusing on managing behavioral and technological risks, 2:30 p.m., SR-253.

Committee on Energy and Natural Resources: to hold hearings to examine the role of natural gas in mitigating climate change, 10 a.m., SD-366.

Subcommittee on National Parks, to hold hearings to examine current and expected impacts of climate change on units of the National Park System, 2 p.m., SD-366.

Committee on Environment and Public Works: to continue hearings to examine S. 1733, to create clean energy jobs, promote energy independence, reduce global warming pollution, and transition to a clean energy economy, 9:30 a.m., SD-406.

Committee on Homeland Security and Governmental Affairs: business meeting to consider S. 1649, to prevent the proliferation of weapons of mass destruction, to prepare for attacks using weapons of mass destruction, S. 1862, to provide that certain Secret Service employees may elect to transition to coverage under the District of Columbia Police and Fire Fighter Retirement and Disability System, H.R. 553, to require the Secretary of Homeland Security to develop a strategy to prevent the over-classification of homeland security and other information and to promote the sharing of unclassified homeland security and other information, S. 1755, to direct the Department of Homeland Security to undertake a study on emergency communications, H.R. 730, to strengthen efforts in the Department of Homeland Security to develop nuclear forensics capabilities to permit attribution of the source of nuclear material, S. 1825, to extend the authority for relocation expenses test programs for Federal employees, S. 1860, to permit each current member of the Board of Directors of the Office of Compliance to serve for 3 terms, H.R. 955, to designate the facility of the United States Postal Service located at 10355 Northeast Valley Road in Rollingbay, Washington, as the "John 'Bud' Hawk Post Office", H.R. 1516, to designate the facility of the United States Postal Service located at 37926 Church Street in Dade City, Florida, as the "Sergeant Marcus Mathes Post Office", H.R. 1713, to name the South Central Agricultural Research Laboratory of the Department of Agriculture in Lane, Oklahoma, and the facility of the United States Postal Service located at 310 North Perry Street in Bennington, Oklahoma, in honor of former Congressman Wesley "Wes" Watkins, H.R. 2004, to designate the facility of the United States Postal Service located at 4282 Beach Street in Akron, Michigan, as the "Akron Veterans Memorial Post Office", H.R. 2760, to designate the facility of the United States Postal Service

located at 1615 North Wilcox Avenue in Los Angeles, California, as the “Johnny Grant Hollywood Post Office Building”, H.R. 2972, to designate the facility of the United States Postal Service located at 115 West Edward Street in Erath, Louisiana, as the “Conrad DeRouen, Jr. Post Office”, H.R. 3119, to designate the facility of the United States Postal Service located at 867 Stockton Street in San Francisco, California, as the “Lim Poon Lee Post Office”, H.R. 3386, to designate the facility of the United States Postal Service located at 1165 2nd Avenue in Des Moines, Iowa, as the “Iraq and Afghanistan Veterans Memorial Post Office”, H.R. 3547, to designate the facility of the United States Postal Service located at 936 South 250 East in Provo, Utah, as the “Rex E. Lee Post Office Building”, H.R. 2215, to designate the facility of the United States Postal Service located at 140 Merriman Road in Garden City, Michigan, as the “John J. Shivnen Post Office Building”, and the nominations of Rafael Borrás, of Maryland, to be Under Secretary of Management for Homeland Security, David S. Ferriero, of North Carolina, to be Archivist of the United States, National Archives and Records Administration, and Susan Tsui Grundmann, of Virginia, and Anne Marie Wagner, of Virginia, both to be a Member of the Merit Systems Protection Board, 10 a.m., SD-342.

Ad Hoc Subcommittee on Contracting Oversight, to hold hearings to examine new Office of Management and Budget (OMB) guidance to combat waste, inefficiency, and misuse in federal government contracting, 2:30 p.m., SD-342.

Committee on the Judiciary: to hold hearings to examine effective strategies for preventing health care fraud, 10 a.m., SD-226.

Special Committee on Aging: to hold hearings to examine 401(k) target date funds, 2 p.m., SD-562.

House

Committee on Agriculture, Subcommittee on Horticulture and Organic Agriculture, hearing to review the implementation of the Horticulture and Organic Agriculture Title of the Food, Conservation and Energy Act of 2008, 10 a.m., 1300 Longworth.

Committee on Financial Services, to consider the following measures: H.R. 3890, To amend the Securities Exchange Act of 1934 to enhance oversight of nationally recognized statistical rating organizations; and a Discussion Draft (revised) of October 16, 2009 of the Accountability and Transparency in Rating Agencies Act, 10 a.m., 2128 Rayburn.

Committee on Foreign Affairs, to mark up H.R. 2194, Iran Refined Petroleum Sanctions Act of 2009, 10 a.m., 2172 Rayburn.

Subcommittee on the Middle East and South Asia, hearing on A Regional Overview of the Middle East, 1 p.m., 2172 Rayburn.

Committee on the Judiciary, hearing on Legal Issues Relating to Football Head Injuries, 10 a.m., 2141 Rayburn.

Committee on Natural Resources, to mark up the following bills: H.R. 2213, To reauthorize the Neotropical Migratory Bird Conservation Act; H.R. 2888, Devils’ Staircase Wilderness Act of 2009; H.R. 2781, To amend the Wild and Scenic Rivers Act to designate segments of the Molalla River in Oregon, as components of the National Wild and Scenic Rivers System; H.R. 86, To eliminate an unused lighthouse reservation, provide management consistency by bringing the rocks and small islands along the coast of Orange County, California, and meet the original Congressional intent of preserving Orange County’s rocks and small islands; and H.R. 118, To authorize the addition of 100 acres to Morristown National Historical Park, 10 a.m., 1324 Longworth.

Committee on Oversight and Government Reform, hearing entitled “Executive Compensation: How Much is Too Much?” 11 a.m., 2154 Rayburn.

Committee on Rules, to consider H.R. 3854, Small Business Financing and Investment Act of 2009, 3 p.m., H-313 Capitol.

Committee on Small Business, hearing entitled “The Recovery Act and Broad Evaluation of Broadband Investments on Small Businesses and Job Creation,” 10 a.m., 2360 Rayburn.

Committee on Transportation and Infrastructure, Subcommittee on Aviation, hearing on NEXTGEN: A Review of the RTCA Mid-Term Implementation Task Force Report, 2 p.m., 2167 Rayburn.

Committee on Veterans’ Affairs, to mark up the following: H.R. 1168, Veterans Retraining Act of 2009, and a draft bill the Veterans’ Small Business Assistance and Servicemembers Protection Act of 2009, 10 a.m., 334 Cannon.

Permanent Select Committee on Intelligence, Subcommittee on Technical and Tactical Intelligence, executive, briefing on Overhead Architecture, 4 p.m., 304 HVC.

Joint Meetings

Commission on Security and Cooperation in Europe: to hold hearings to examine advancing United States interests in the Organization for Security and Cooperation in Europe (OSCE) region, 2 p.m., SVC-212/210.

Next Meeting of the SENATE

9:30 a.m., Wednesday, October 28

Next Meeting of the HOUSE OF REPRESENTATIVES

10 a.m., Wednesday, October 28

Senate Chamber

Program for Wednesday: After the transaction of any morning business (not to extend beyond two hours), Senate will continue consideration of the motion to proceed to consideration of H.R. 3548, Unemployment Compensation Extension Act.

House Chamber

Program for Wednesday: To be announced.

Extensions of Remarks, as inserted in this issue

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